

WATHA CASE GOES TO JURY AT 3:45

Judge Littleford Occupied Most of the Morning With Plea for Defense

ASSIST. ATTORNEY-GENERAL CLOSED FOR STATE

Judge Mansfield's Charge to the Jury a Splendid Document--Attorney C. L. Flory Makes Plea for Client on Trial for His Life.

The first of the 15 first degree murder cases growing out of the Etherington lynching on July 8 is now in the hands of the jury. The trial of Montelle Watha, which commenced Dec. 5, was given into the jury's hands at 3:45 this afternoon. Judge Mansfield's charge, delivered at 3 p. m., is given in full in this paper.

In his closing speech State's Attorney Miller said the reason the Watha case was selected for trial before the others was that the state desired to begin at the beginning, and he alleged that it was Watha's conduct that started the trouble at the jail on July 8.

The court room was packed to suffocation Friday morning at 8:30 o'clock by a crowd that was anxious to hear the argument of Judge Wm. Littleford of Cincinnati, who closed the case for the defense in the Watha murder trial. The interest in the case had become most intense, and before the case was called by Judge Mansfield, the persons in the corridors were guessing, and in some cases gambling upon the verdict of the jury.

Mr. Seth McMillen, a special counsel in the attorney general's office at Columbus, was seated at the counsel table with the attorneys for the prosecution. Mr. McMillen has been here for several days and assisting in the preparation of the State's case, especially in the matter of getting out the records of testimony.

Judge Littleford made his argument in a most eloquent manner, and his marshaling of testimony and his application to the case at bar, was most careful, and absolutely to the point which he put in issue, when the defendant's plea of not guilty was made and taken into consideration.

The general audience was considerably augmented by a large attendance of the members of the Licking county bar who were interested in hearing Judge Littleford, who is well and favorably known as a most able criminal lawyer, to most of them.

The argument, as a whole, was intended to show that the defendant, Watha, was not, nor could he be guilty of any premeditated malice toward Etherington as he did not know the man and was forced to make the speech, which he did by a crowd of white rowdies, who wanted to make a fool of the defendant.

The speaker also impressed upon the minds of the jurors that this case was not involving dollars and cents, a breach of contract, or a breach of promise, but involving a man's life, and he urged them to be more than careful in the making up of their verdict, and they must find that Watha had the intent of murder in his heart when he made his speech.

Judge Littleford began his argument at 9:10 o'clock by congratulating the jury upon the fact that their duties were nearly finished, and that he extended his thanks for the patience with which the jury had performed their duties, which duties took them from the comforts of home and the pleasure of the association with their families. The judge also said that in his experience of twenty-five years at the practice of law he had never come into contact with a judge who was more fair, more courteous or more learned than Judge Mansfield had proven himself during the trial. He also complimented the jury upon their intelligence and said that he did not believe that they would return a verdict which made a scapegoat of a poor colored man, upon whom the state wished to place the responsibility of a crime, which was committed by white men. He further said:

"The days of the scapegoat are past and you, gentlemen, will not take this colored man's life in expiation of a crime committed by others."

JUDGE LITTLEFORD'S ARGUMENT FOR THE DEFENDANT

Evidence has been admitted showing, on the forenoon of that day, raids were made upon Bolton's Henry's and the Bismark, disclosing a story of the formation of a number of mobs and much rioting and lawlessness lasting through the day. The court admitted this evidence on the ground that it showed the state of mind of the people of Newark, or a large portion of them on that day.

Gentlemen, the defendant at the bar is not in the least responsible for that condition of affairs; he was not on the streets of Newark that day until 7:30 in the evening, except for a few minutes to buy some turpentine at 2 o'clock. When he appeared upon the scene near the jail at 7:30 in the evening he was seized by some white men in the crowd there, hoisted upon a rock near the jail and told to make a speech. What he said was put into his mouth by those who placed him on the rock. The crowd jeered and laughed at him. Nearly all of the witnesses for the state, as well as those for the defense, agreed that he was standing on that rock when he was opposed to lynch law and against mob violence.

The state of mind of the people of Newark who were opposing the enforcement of this law must be sought for. The people of this section are nearly all of Anglo Saxon origin with a sprinkling of German and Irish stock. History shows that neither the English, Irish or German race have ever peacefully submitted to a law which they believed to be wrong. I am not here to say that the Rose county local option law is either right or wrong, but thousands of the people of Newark who on that day opposed the raising of these saloons believed the law to be an unjust law and a meddling with the affairs of their private life.

Nothing ever creates so much bitterness in people as when the affairs of their private life are interfered with by a law forced upon them by a majority vote.

King James legislated severely against tobacco, but Englishmen have smoked from that day to this. Strict laws were made in England against the use of tea, but the English are, next to Russia, the greatest tea drinking nation in the world. In many countries, laws have been passed attempting to regulate how people should dress, but the laws could never be fully enforced and always aroused deep resentment.

For centuries attempts were made to force people to worship God in one particular way, but they only resulted in fierce turmoil and bloody wars. Attempts to suppress dancing, card playing and the theatre have aroused stubborn resistance and were never successful. In short, in the matters of private life, man-

kind has always absolutely refused to be regulated, and attempts to regulate their personal habits and private beliefs have always stirred men to the most bitter resentment.

As I have said, with the right of wrong of the Rose county local option law by which a county may vote its entire territory dry, even the city that is within its limits, I have nothing to do here. But the effect of the law upon the people who live in a city, a majority of whom are opposed to the law, is a matter of the greatest importance in this case. Upon the one side are, generally, the people of the country districts who believe that drinking is the cause of almost all poverty and crime. Upon the other side, are the majority of the city dwellers, who do not hold to that belief, and who are just as firm and conscientious in their opinion that the question of a man's drinking liquor is his own personal affair and no one else's.

Here in Newark, with its twenty-six thousand inhabitants, there are more beer bottles made than in any place in the world. There are immense glass blowing factories. There are other large factories. Many thousands of laboring men who work in these factories—in fact, a majority of the people of Newark—do not want these working men believe that they have the right to do their drinking of beer at the bar just as nearly all well-to-do city people believe they have the right to put wine on their tables at home. Against any interference with this right by the people of the country districts, the people of the city who believe in theatre going, card playing, dancing and a good deal of freedom in all of the enjoyments of life, will always bitterly protest. The city people will always elect officers who will wink at the enforcement of the law. Against the enforcement of the law by officers sworn in by country magistrates there will always be resistance. These working men regard such attempted enforcement by outsiders as nothing short of tyranny.

These were the conditions that produced the feeling of lawlessness that prevailed in the streets of Newark on that 8th day of July when the invaders of the city shot one of the "wets," and in turn had one of their own number lynched upon a telegraph pole in the very heart of Newark.

This ignorant negro on trial was a mere straw upon the current. He came to the United States when he was 39 years of age, being born of a Hindoo mother and a Malay father. He began to learn English at that time of life so that he is not capable of making a speech in the English tongue that would influence anyone. He was forced, as I have said, to try to make a speech by a crowd of white men, and his attempt to make a speech was a joke. Most of those around him could not understand him, and those who did were not influenced in the slightest by what he said. In fact, there is no evidence that anyone of those who took part in lynching Carl Etherington was present during the two or three minutes this defendant was trying to make a speech.

"Would you, gentlemen, believe the word or oath of such a witness as Sanford Henry, a man who acknowledges that he is now under an indictment for murder in the first degree, and who runs a gambling game for U. G. Craig?"

"I don't believe you would, but I do believe that you believe that the negro told the truth, and that he was forced to make the speech which he uttered to you. His manner and bearing under a most grueling cross-examination by Mr. Miller was that of a man who told the truth, and I think you believe that he stated nothing but the truth when he said to you that there was a crowd of white men put him on the rock and told him to make a speech."

"As a matter of fact there was a crowd of white rowdies, who were insistent upon a lynching, and took this poor colored man and made him make a fool of himself, to shield and shelter officials who did not have the nerve to dispense the mob, which could have been done by one determined man."

"This defendant is a Malay or Hindoo, whichever you want to consider him, and probably has had his faults which are common to his race, as well as to the white men who were in that crowd; but gentlemen, his time or yours is to you, and he should not be made a scape goat for the crime of others or the dereliction of officials whose duty it was to prevent the awful occurrence of that fatal night."

"This beautiful city is not disgraced by this crime, and it will recover from any strictures that have been made concerning the municipality, but these officials must bear the disgrace and not every citizen and especially this colored man."

"Let it not be supposed that the people of Newark justify in the slightest degree any resort to mob violence, and still less, any resort to lynch law."

"The city of Newark, with its broad streets, its numerous costly school buildings, its thousands of beautiful and sometimes even palatial homes, is as beautiful as any city in New England, and as intelligent and law-abiding as any city in the land. Its large stores and factories are filled with working people, the well-to-do class are manufacturers and stockholders; in other words, its inhabitants are city dwellers in every sense of the word, and as such, a large majority of them have strenuously protested at the polls against the prohibition of the sale of liquor within the city limits, and have particularly protested against the enforcement of the Rose County Local Option Law by ruffians and strikebreakers brought to the city from Cleveland, O. but as for mob violence or lynch law, to

people of this city are against it just as emphatically as they are in any other intelligent community of this land."

Judge Littleford concluded his argument at 10:30 and the jury was given a recess after which he was showered with congratulations by lawyers and others who had heard his argument.

MR. MILLER CLOSES FOR THE PROSECUTION

As soon as Judge Littleford had concluded his argument and a short recess was taken, Hon. William H. Miller, assistant attorney general of Ohio, addressed the jury in the closing argument.

Mr. Miller is a forcible speaker, and in his address his earnestness or the cause for which he was engaged led him to become dramatic. His voice is well modulated and can be distinctly heard to the remotest parts of the court room, and the large audience listened with great interest upon what he had to say. He disavowed any personal interest or feeling in this prosecution but stated that it was his duty to be just where he was, to urge the vindication of law and justice as given by the legislature and the courts of Ohio.

Mr. Miller laid stress upon the fact that upon the fateful day of July, at 1 o'clock in the afternoon, at the county jail, men were there who made the remark: "This is no place, let's go and hold a meeting," showing that the general public in Newark knew that a man was to be lynched, and that the testimony showed that a number of the citizens of Newark demanded the life blood of young Etherington without the due process of law, and stated to be the jury that he had no desire to see the man on trial convicted of the crime of which he is charged unless he is guilty, but if he is guilty he should be convicted. Continuing Mr. Miller said:

"Judge Littleford's question as to why this negro was put on trial instead of one of the other defendants jointly indicted, I will tell you why he was selected. Watha was the first of the defendants to be tried. He was the first man to demand the life blood of Carl Etherington; he was the man who put the mob in motion, which afterward pulled poor Carl Etherington out of the jail; stabbed him, maltreated him and finally hanged him, and I will add that the state of Ohio will prosecute every man connected with the lynching of Etherington to the fullest extent of the laws of Ohio. The others will be tried in as rapid succession as possible, and each will have to answer for his part in that lynching, the same as this defendant is now on trial to answer for his part."

"The state did not select Watha on account of his color as the first defendant to be tried for this murder, but because he was the first to start that mob on its mission of riot and bloodshed which resulted in the death of Carl Etherington."

Mr. Miller then, by permission of the court, read to the jury the charges made by the court to the jury before argument, which charges were to the effect that under the law of Ohio, whoever abetted or procured the murder of Etherington was equally guilty with the ones who committed the physical act of hanging Etherington.

"This defendant is charged in the indictment with putting the rope around Etherington's neck, climbed the pole, pulled upon the rope which suspended Etherington until his death, and with every other act leading up to the unfortunate man's death; and the prosecutor and I made these charges with a full knowledge of the fact that Watha was not present when Etherington was hanged or that he was present when the jail was broken into; but, gentlemen, under the law made by the state legislature, if this defendant aided, abetted or procured the death of Etherington, the state contends, with the authority of the statute and the courts, that he is as guilty as the man or men who actually murdered Etherington and must answer to you for his death."

At this point court adjourned for the noon recess but a number of women remained and ate lunches in order to keep their seats which are now at a premium.

Mr. Miller resumed his argument shortly after 1 o'clock Friday afternoon.

Mr. Miller at 1 o'clock Friday afternoon resumed his argument and began a resume of the testimony given before, but before this he tried to impress upon the jury that deliberation of premeditation did not require any specified period of time, but that any time, whether it was a second or two seconds, was plenty of time to deliberate or premeditate a murder and that if the defendant had a criminal intent when he made the speech, and he was supposed to presume and also to know the natural consequences of any act committed by him or words that he had said, which led the mob to lynch Etherington, and Mr. Miller also contended that the defendant knew what the consequences of his act would be when he made the speech which incited the mob to take Etherington out of the jail and lynch him.

Mr. Miller also laid particular importance to the remark he claimed was made by Judge Littleford in the morning, that he acknowledged the speech of the defendant might have incited the crowd to kill Etherington.

Mr. Miller then reviewed the testimony at length and quoted from the stenographer's transcript, tending to show that Watha knew and expected

LATE PHOTO OF MAMIE CORLETTE, WHO REFUSES TO ARREST LUPTON



Mamie Corlette.

what effect his harangue would have upon the crowd which he was addressing. Mr. Miller said:

"The crowd that he was making the speech to was composed of a mob of about 150 people, but the crowd of two or three thousand that hoisted and jeered was not in the crowd that the defendant was urging to take the life of this unfortunate boy. Carl Etherington, in a more cruel manner than the Jews crucified our Saviour, it was this mob of 150 people that this defendant was addressing, and not the crowd in general, most of whom undoubtedly were there, not for the purpose of lynching Etherington, but to protest against such an unlawful act by these hoots and jeers. But this mob of 150 was composed of the men whom this defendant was directing his remarks, and was crowded about him, cheering what he said, and this is the crowd which this defendant incited to commit the murder of Carl Etherington."

Mr. Miller occupied considerable time in attempting to show to the jury that Watha knew what he was talking about, and that he knew Bill Howard was dead when he made his speech, and quoted a number of witnesses.

ARGUMENT MADE BY C. L. FLORY FOR DEFENDANT

At 2:50 o'clock Thursday afternoon Attorney Charles L. Flory made the second argument for the defense in the Watha murder trial and said, in part:

"If the court please, Mr. Smyth, read to your honor from 'Wharton on Homicide,' the law relating to conspiracy; this is rather unusual, I take it after Mr. Miller, for the state has said in open court that the state did not rely upon proving a conspiracy. Mr. Miller said here that the state's evidence was such that it did not claim, nor did it rely upon, proving a conspiracy, but intended to try Watha as an aider or abettor, which under our statute is the same as a principal. I would rather quote from the decisions of our supreme court of Ohio, rather than Mr. Wharton, in which the rule is laid down that an aider, abettor or procurer in the commission of any unlawful act must have been present at the time of its commission, with a felonious intent. This much for the law. Now, gentlemen of the jury, I am one of the lawyers appointed by the court to defend this prisoner, and it is my duty not only as a citizen but also as an officer of this court to see that this defendant has not only a fair but an impartial trial and I intend and have a pleasure in taking up the duties imposed upon me by his court for I believe that this defendant is absolutely innocent, and there has been absolutely no testimony shown that he was guilty of any crime which can be judged under the statutes, and he can certainly not be convicted of the murdering of Carl Etherington. This particular defendant is now on trial for deliberately murdering Carl Etherington. The law is not content with requiring deliberation, but before you can take this defendant's life you must find him guilty of premeditating this awful crime. Now, gentlemen, you are not called upon to find any of the other of the 12 men indicted for this crime guilty or innocent, but are asked to say if Montelle Watha, who was forced up on a stone and urged to make a foolish speech, whom the crowd hoots and jeers at, is guilty of deliberately

purposely and pre-meditatingly taking the life of Carl Etherington.

"It is strange that this man should be singled out, and on account of his foolish speech, put on trial for his life. Where are the men or man who battered down the jail doors, took Etherington out, rushed him over the streets to the pole, put the rope around his neck and pulled him up, and did in fact take the life of Carl Etherington? Why does not the state put one or more of these men on trial? These are the men who with premeditation caused his death, but not one is here before you for trial."

"Why is Watha put on trial instead of the men who broke into the jail and took Etherington out and lynched him?"

"Gentlemen, the testimony shows that Watha's speech was made not later than 7:30, and the attack on the jail was not made, according to the testimony of the then deputy sheriff, Thomas H. Jones, until after 9:30 o'clock, and from the testimony of other witnesses it was later than 9:40 o'clock that night, or until after the arrival of Panhandle train No. 20, due at that time, upon which many thought troops would arrive."

"Whenever the juries are impaled who are to try the men who broke into the jail and did the awful work of lynching Etherington, then the responsibility will rest upon them of finding who was guilty of premeditation and deliberation in this murder, but it is not for you to have to meet this responsibility in this case, because this particular defendant was urged and forced to make a foolish speech which the crowd hooted and jeered. Why was this man selected by the state as the first man to be tried upon this charge? Others who actually committed the crime, were indicted, and why is it that none of them is on trial? The state has selected this defendant because his color is black, and it wants the benefit of any race prejudice."

"Gentlemen, Mrs. Bessie Hopst and others have testified that Watha was heard to say in the speech that he did not believe in mob violence, which is tantamount to saying that he was opposed to lynching Etherington. One witness, Rev. Mr. Holcomb, has said that Watha could not be understood and that only once in a while an English word came to him, and that he had a most decided brogue."

"Now, gentlemen, how could a speech, only a small part of which could be understood by those to whom it was made, incite a mob to murder or procure the murder of a man or in any way give them a criminal intent, which is necessary to justify you in taking this defendant's life?"

"Gentlemen, I want to say to you that this defendant had no reason in his testimony, and withstood the grueling cross-examination, of course, for the state and answered the questions put to him in the most adroit and insidious manner possible, in a positive, courteous, and convincing manner, and never for a moment did he vary from his statement made upon his direct examination."

"Mr. Chauncey Neer, a white man, testifies that Watha was pushed up on the rock by force and told by the crowd to make a 'speech.' Watha testifies to the same effect; these are not all, but Martin L. Young, Albert Nutter and others, also testify to the same effect, and that Watha resisted by physical force the effort of the good natured crowd, while he laughed and kept telling the crowd that he couldn't make a speech."

Mr. Flory also detailed other testimony, which was given to show (Continued on Page 3, Col. 3.)

NIGHTLY DEBATES PROMISED

Although Pressure is Being Brought to Bear to Have Them Called Off

LAST NIGHT'S MEETING

Of Senatorial Aspirants at New Philadelphia Fairly Well Attended.

Columbus, Dec. 16.—Congressman-elect Whitacre, Pomerene's campaign manager said today he would endeavor to have Pomerene and Hanley debate every night next week. He thinks they have Hanley on the run. He said:

"In the two debates so far Hanley has spent most of his time telling of his start in life and the other part defending his record as representative of the special interests. I never thought Hanley wanted to debate very badly but he demanded a debate to attract notice and sympathy. He can have all he wants now and more."

Prominent Democrats are bringing pressure to bear to have the debates called off, one rumor saying Hanley is behind this movement. Whitacre says Pomerene will invite Hanley to debate at Ada on Saturday night.

New Philadelphia, Dec. 16.—As at Mansfield and at Columbus, the debate centered upon the alleged disqualification of Chairman Hanley as a candidate because of his affiliations in the business world. With unyielding pertinacity Mr. Pomerene insisted that to elect his adversary would be a violation of the pledges of the Democratic party that would bring ruin and disaster in its train.

With equal pertinacity Mr. Hanley denied that he was a corporation tool, and he returned the fire by delicately insinuating that there was more danger in electing a lawyer to the Senate than the employee of a gas company.

Neither of the candidates was in the same good form displayed at Mansfield. Mr. Hanley especially being at a disadvantage because of a cold and severe hoarseness. Tuscarawas county is in Pomerene's territory, and the Canton candidate is personally very popular within its borders. The audience last night was made up for the greater part of his partisans, and while Chairman Hanley was not devoid of friends, yet the cheers and the sympathy were largely with and for Pomerene.

Yet the auditors were fair, and there were no partisan interruptions. Each candidate as he rose to speak was presented with a bouquet, and each gracefully presented the flowers to his rival. It is apparent, though, that, as is usual in affairs of this kind, the feeling of antagonism is growing beneath the crust of courtesy. The debate last night was especially interesting because it was believed that it would have a bearing upon the legislative votes in this county and senatorial district.

In the district are William Green of Coshocton, who was elected president pro tem of the Senate over John Strockwell of Cleveland, the Pomerene candidate, and Dr. S. B. McGuire, who voted to elect him such.

In the county are Representatives Arthur McWilliams and Fred Bartlewich. Important inquiry here developed the fact that Democratic sentiment is largely opposed to the debate, and this condition was freely stated in the hotel lobbies and in the hall itself.

Because of the biting storm the attendance was far from expectations. Delegations came in from near-by towns, but even with these additions the audience was small. The meeting was presided over by Dr. E. A. Wolf, mayor of Denison and a Pomerene supporter. Just before the opening of the affair a corps of special newsboys appeared with copies of a Cleveland paper which is opposing Hanley, in which was printed an alleged record of his corporate affiliations.

In his opening Mr. Pomerene declared that a great fight was on in the United States between the reactionaries and the progressives, and no (Continued on page 3, col. 2.)

FIVE OF CREW WERE DROWNED

Harwich, Eng., Dec. 16.—Five of the crew of the naval tender Elfin were drowned today in a collision between the Elfin and a submarine. The Elfin was sunk and the submarine badly damaged.

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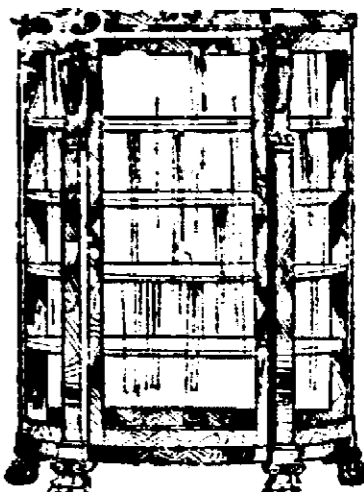
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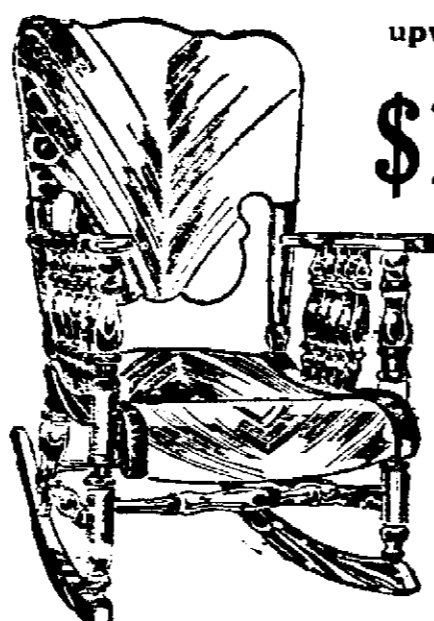


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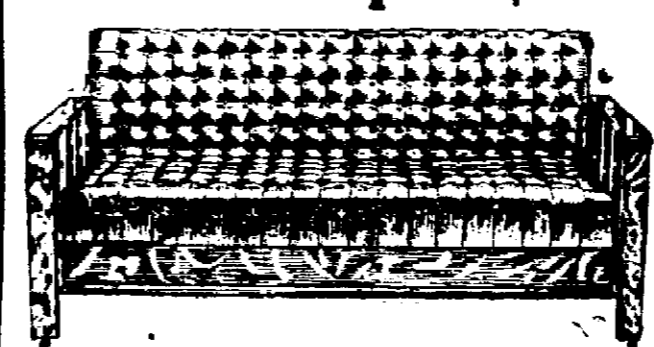
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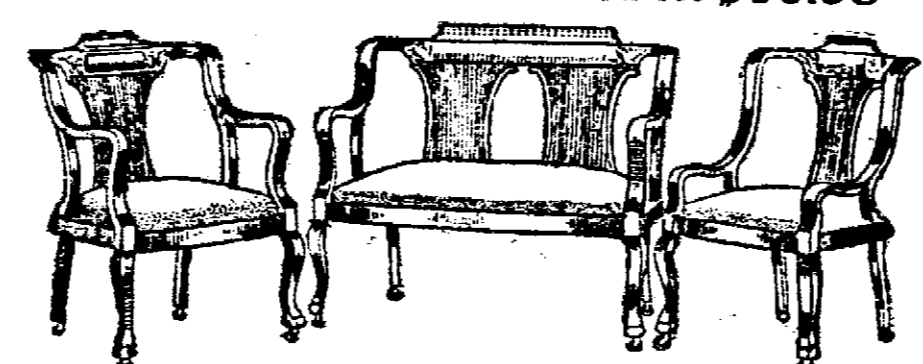
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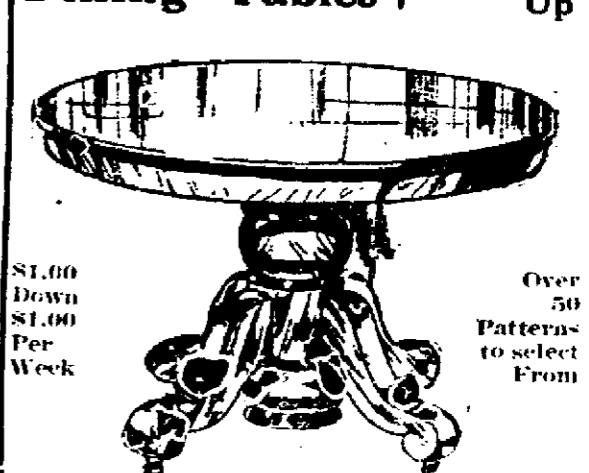
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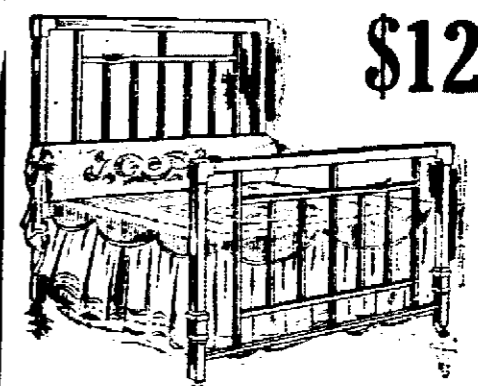
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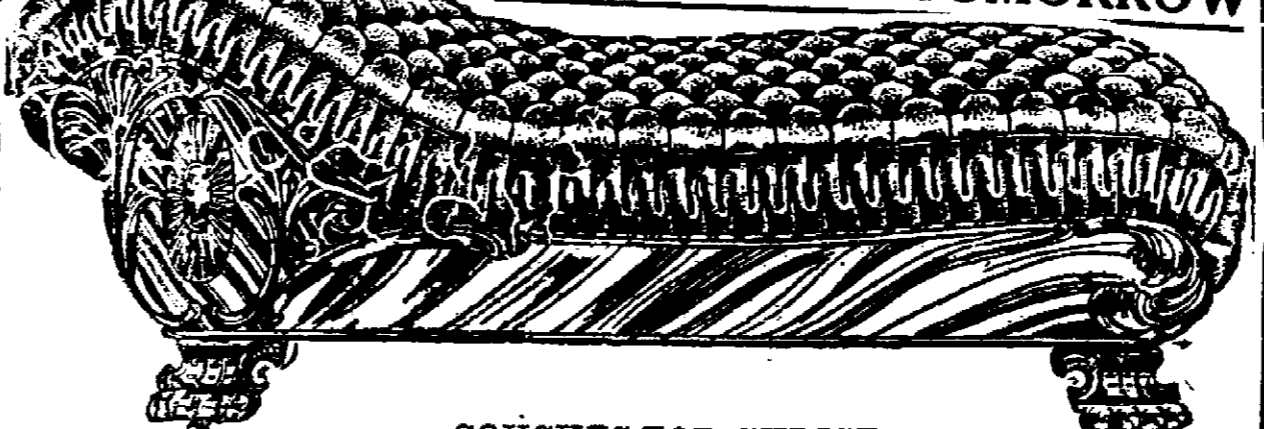
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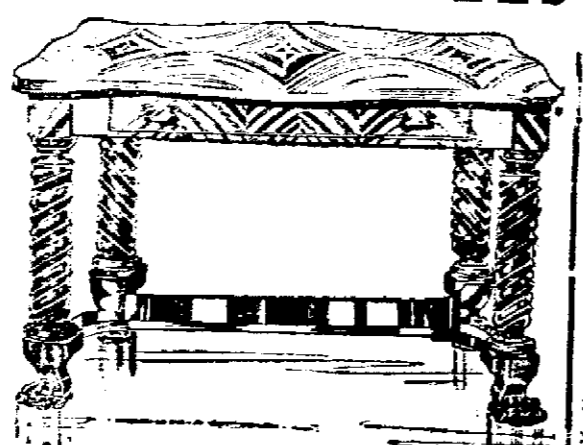
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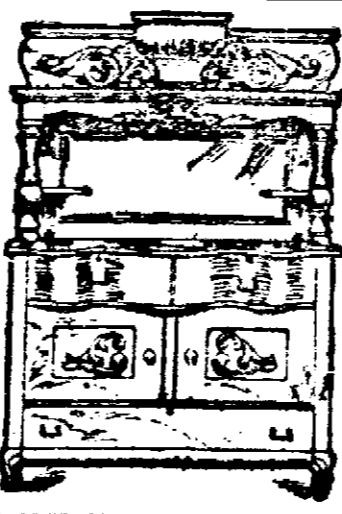
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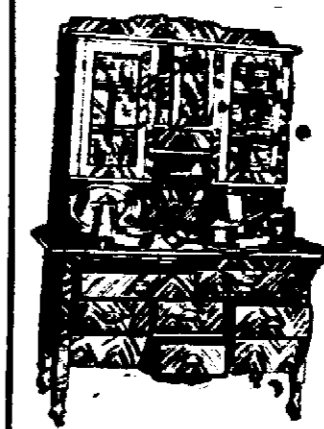
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MURDER TRIAL

(Continued from Page 5.)

other, is guilty of murder in the first degree.

Second—Whoever purposely and deliberately kills another is guilty of murder in the second degree.

Third—Whoever unlawfully kills another without malice, and without deliberation and premeditation, is guilty of manslaughter. Manslaughter is also defined as the unintentional killing of another while in the commission of an unlawful act.

Fourth—Assault and battery is the unlawful striking or wounding of another.

Fifth—An assault is an act done towards the commission of a battery.

While the indictment in this case charges the defendant as being a principal in the commission of the alleged crime, yet it is not claimed by the state that he was in fact present at the time and actively participated in the actual hanging, but that he was an accessory thereto before the fact. The state, therefore, invokes the operation of a section of the general code in the prosecution of this case, and that is: "Whoever aids, abets, or procures another to commit any offense, may be prosecuted as if he were the principal offender."

A principal to a crime is a person who is the chief actor and present at its perpetration.

An accessory is he who is not the chief actor in the perpetration of the crime, nor present at its perpetration, but is in some way criminally concerned therein either before or after the fact. An accessory is either an abettor, aider, or procurer, or all of these, as the circumstances of a particular case may show.

Taking, then, the statute defining the principal crime charged, and the statute in reference to aiders abettors and procurers, and the indictment against the defendant, before the defendant can be convicted of murder in the first degree, you must be satisfied, from the evidence, beyond a reasonable doubt, of each and all of the following preparations:

First—That the said Carl Etherington was a living person, and that he is now dead.

Second—That he was killed by some person or persons, known or unknown, in the manner and by the means charged and described in said indictment, on or about the 8th day of July, 1910.

Third—That he was killed in the county of Licking, and state of Ohio.

Fourth—That he was killed unlawfully.

Fifth—That such killing was done purposely.

Sixth—That it was done maliciously.

Seventh—That it was done with deliberation and premeditation.

Eighth—That the defendant procured, aided or abetted in said unlawful killing of said Carl Etherington.

Ninth—That he did it purposely.

Tenth—That he did it maliciously, and.

Eleventh—That he did it with deliberation and premeditation.

If the state has satisfied you of the existence of each and all of the facts I have mentioned, beyond a reasonable doubt, the defendant would be guilty of murder in the first degree. And unless you do so find he would not be guilty of murder in the first degree.

The law places a ban upon every form of mob law or rioting that results in injury to the life, limb or property of others. Therefore, the act of a mob, in causing the death of a person, is unlawful, and subjects the perpetrators, and those criminally connected with it, to the penalties of the law.

So, in this case, if you find from the evidence, beyond a reasonable doubt, that on or about the 8th day of July, 1910, said Carl Etherington was then a living person; that on or about said date he came to his death by lynching at the hands of a mob, in the county of Licking and state of Ohio, such finding would be conclusive of the first four propositions to which I have called your attention.

If you have a reasonable doubt as to the existence of any one of said four propositions, you need not inquire further, but will, in such event, return a verdict of not guilty.

Assuming, however, for the purpose of this instruction, that you find the affirmative of such first four propositions from the evidence, beyond a reasonable doubt, we will pass to the next proposition, and that is: That such killing was done purposely. To do an act purposely means to do it intentionally. It involves operation of the mind, and an exercise of the will—a design to do the act and intention to do the same.

It is a general proposition of law applicable to this case that what a man does willfully, he intends to do, and that he intends the natural and probable consequences of his own vol-

untary acts, unless the circumstances are such as to indicate the absence of such intention. The presence or absence of purpose is a question of fact, to be determined by the jury from all the evidence and circumstances of the case.

Was the killing done maliciously? Malice is a willfully formed design to do another an unlawful injury. It springs from a wicked, depraved or evil heart. It is not necessary that it should be prompted by ill-will. We are apt to associate malice with anger, hatred or revenge. But malice, in the eyes of the law, may exist without either of these passions. It relates to the moral qualities of a person's acts. Its general use, in law, is to express an act done without any sufficient reason when the act is wrong in itself. In a legal sense, it means a wrongful act done intentionally, without just cause or excuse. An act done with a wicked mind, and attended with such circumstances as plainly indicate a heart regardless of social duty and fully bent on mischief, indicates malice within the meaning of the law.

To premeditate and deliberate means to plan and fix upon some act or deed, or to think about it before hand, and to consider and turn it over in the mind. It involves the operation of the mind to consider it, reflect upon it, and then act. The law fixes no time within which deliberation and premeditation shall take place. It is not necessary that it shall exist for any particular length of time, except a sufficient time therefore before the act is done.

The next proposition is: Did the defendant procure, abet or aid in the unlawful killing of said Carl Etherington? As I have said, an abettor, abettor, or procurer, as understood in criminal law, is an accessory either before or after the fact. The word "fact" simply means the main event or occurrence; as, as applied to this case, would be the procuring, aiding and abetting the defendant, if at all, in the lynching of said Carl Etherington.

To determine whether a person charged with a crime is an accessory his overt acts in connection therewith are to be taken into consideration, with all the circumstances surrounding the party at the time. Any words or acts, signs or moos, said, done or made for the purpose of encouraging the commission of the crime are sufficient. Any words, acts or signs, intended and natly calculated to incite, excite, influence the minds of those to whom directed to deeds of violence, and be such overt acts as would give one as being an accessory to them, mission of the crime occurring subsequent thereto and connected with by a successive and confederate series of events that natural and logically lead up to the commission of such crime.

Nor is it necessary that therds or acts of the accessory should directly incite or expressly command the principal or principals to commit the homicide or crime. It is sufficient if proven beyond a reasonable doubt that the acts or words of the accessory, or party sought to be charged, were intended to secure unlawful killing of the party killed, and that such acts or words in degree formed a part or link in a connected chain of successive events leading up to and resulting in the homicide. It is not essential that the proof show that any specific act of committing the offense should be counseled, instigated or comided, nor is it necessary to prove the act was committed in the paler person or persons acted or participated in the main event as principal. In the commission of fact itself, the principal may vthe mode or manner of its perplon, and yet the accessory be gund the criminal liability makist though the proof fail to lish the particular manner, time, accounseled, commanded or ited by the party sought to be fed.

But it is necessary that proof show, beyond a reasonable doubt, criminal intent on the part of the accessory; or, in other words, that the accessory intended the final effect.

Whether or not the accessory is an accessory to the crime, is to be determined from a consideration of all the evidence in case, applied to these instructions, if upon a consideration of all evidence, you find, beyond a reasonable doubt, that the defendant is held as an accessory to the killing of said Carl Etherington, you will inquire further whether such accessory was done maliciously, maliciously, and with premeditation and premeditation. The question of purpose, malice, and premeditation, the part of the accused, you apply the same definitions which already given you upon subjects.

If the state has proven, beyond a reasonable doubt, all of the essential elements to which I have heretofore called attention, constituting the first degree, you will return a verdict of guilty against the defendant in the first degree, unless you find, beyond a reasonable doubt, each and all of the elements of murder in the second degree, as I have enumerated, in such case your verdict be not guilty of murder in the first degree.

As I have stated, the second degree is the killing of a human being unlawfully, and maliciously. You will observe the difference between the first degree and murder second degree is that the element of deliberation and premeditation wanting in murder in the first degree, and with this exception, the other elements of murder second degree are the same in murder in the first degree. Therefore, gentlemen, in finding whether the defendant is guilty of this grade of crime, in finding in this case, you apply the same definitions and instructions which I have given to the subject of murder in the first

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except what I have said concerning the elements of deliberation and premeditation.

Therefore, if you find from the evidence, beyond a reasonable doubt, that said Carl Etherington was a living person and is now dead; that his death resulted from lynching by one or more persons, on or about the 8th day of July 1910; that it occurred in the county of Licking, and state of Ohio; that it was unlawful; that it was done purposely and maliciously; that the defendant, purposely and with malice, to accomplish the killing of said deceased, aided, abetted or procured the same, the defendant would be guilty of murder in the second degree, and such should be your verdict. But, unless you do so find each and all of these facts and elements to exist, and beyond a reasonable doubt, he would not be guilty of murder in the second degree under the indictment in this case, and your verdict should be accordingly.

If you do not find the defendant guilty of either murder in the first degree, or second degree, you will next consider and determine whether the defendant is guilty of manslaughter.

Manslaughter is the unlawful killing of another without malice and without deliberation and premeditation. So, if you find from the evidence, and beyond a reasonable doubt, that the said Carl Etherington died on or about said 8th day of July, 1910, and that his death resulted from lynching by the unlawful hands of a mob and that the defendant was an accessory, as hereinbefore defined, in the commission of said unlawful act, but you further find that such procurement, aiding and abetting by defendant was without malice, and without premeditation and deliberation, then you will return a verdict of guilty of manslaughter against said defendant.

Manslaughter is also defined as the unintentional killing of another while in the commission of some unlawful act. Under the law of Ohio it is provided that when three or more persons assemble together to do an unlawful act with force and violence, or, being assembled to do an unlawful act as aforesaid, agree with each other to do an unlawful act with force and violence, and make any preparation or movement therefor, they are guilty of riot. So if you find beyond a reasonable doubt that said Carl Etherington, on the 8th day of July, 1910, was unlawfully killed, and that prior thereto, on said day, said defendant was engaged in rioting, as I have defined the term to you, and while so engaged, but not intending to procure, aid or abet the unlawful killing of said Carl Etherington, by overt acts, speech, words, motions or signs, or either of them, he, said Montell Watha, incited and inflamed the minds of a part of the persons who were engaged in said rioting, for the purpose of doing violence to the person of said deceased, or any person confined in jail, and such acts, upon his part formed a link in the chain of connected and successive acts by the members of the mob of rioters, as it progressed from one event to another from such time up to and culminating in the death of said Etherington, then your verdict should be that the defendant is guilty of manslaughter.

If, from the evidence, and beyond a reasonable doubt, you do not find that the state has proved that the defendant is guilty of manslaughter, as defined in the first proposition, and in the second proposition, then you will acquit him altogether of the crime of manslaughter.

But, if you find, from the evidence, and beyond a reasonable doubt, that under either proposition, as defined upon the question of manslaughter, the defendant is guilty of said crime of manslaughter, you will so say by your verdict.

and determine whether the defendant is guilty of assault and battery.

If you find that on or about the 8th day of July, 1910, in the county of Licking and State of Ohio, said Carl Etherington was unlawfully struck or beaten by some persons, known or unknown, and such striking and beating did not cause death, and that the defendant aided, abetted or procured the same to be done, then he would be guilty of assault and battery.

But unless you do so find, he would not be guilty of assault and battery.

If you find that no blows were given to said Carl Etherington, upon the occasion and time stated in the indictment, but that an assault only was made upon him, and that the defendant aided, abetted and procured the same to be done, then the defendant would be guilty of assault only. If you do not find, under these instructions and from a careful consideration of the evidence, and beyond a reasonable doubt, that the defendant is guilty of any of these offenses I have defined and explained to you, included and contained in the indictment in this case, your verdict should be not guilty.

The defendant introduced evidence tending to show his good character for peace and quietness. If in the present case the good character of the defendant for peace and quietness is proven to your satisfaction, then such fact should be kept in view by you in all your deliberations and it is to be considered by you in connection with all the other facts in the case, and if after a consideration of all the evidence in the case, including that bearing upon the good character of the defendant, the jury entertain a reasonable doubt as to defendant's guilt, it is your duty to acquit him; but if the evidence convinces you beyond a reasonable doubt of defendant's guilt, you must so find, notwithstanding his good character.

You are the sole judges of the credibility of the witnesses and the weight to be given to the testimony of any witness. In determining as to the credit you may give to a witness, and the weight and value you will attach to a witness' testimony, you should take into consideration the conduct and appearance and manner of the witness in relating his testimony during the trial; the motive of the witness in testifying the witness' feeling for or against the defendant or the deceased; the probability or improbability of the witness' statements; the opportunity the witness had to observe and to be informed as to the matter respecting which he testifies, and the inclination of the witness to speak the truth as to matters within the knowledge of such witness. All these matters being taken into account with all the other facts and circumstances given in evidence, it is your province to give to each witness such value and weight as you deem proper.

The fact that witnesses disagree in minor points in their recollection and detail of transactions does not necessarily militate against the credence of any of them. It may only indicate a failure of observation or recollection. Jurors have not the right to cautiously and unreasonably disregard the testimony of witnesses, but unless there appears something that indicates a lack of candor or truthfulness on the part of the witness, the testimony of all the witnesses should receive proper and candid consideration by the jury in the honest discharge of their duties.

Gentlemen, after you were sworn as a jury in this case, and before any testimony was offered by the state, you were permitted to view certain premises and places claimed to be points of locations concerning the incidents of the alleged crime. What you saw in that view is not evidence in the case. The view was taken by you for the sole purpose of enabling you to better apply the evidence offered at the trial.

The evidence in the case is the tes-

timony that came from the witnesses on the witness stand.

You will therefore exclude as evidence in itself any and all things observed by you at the time your view was made and determine the matters in issue in this case solely from the evidence adduced during the trial.

Under the law of our state, if you find the defendant guilty of murder in the first degree, you have the right and option to recommend mercy to the court, the result of which reduces the punishment from death to imprisonment for life, without the right of pardon or parole, except on proof of innocence established beyond a reasonable doubt. It is entirely within your province and discretion in the event you find the defendant guilty of murder in the first degree, to say whether there is any fact or circumstance or anything in its surroundings that mercy or clemency should be extended to him in the nature of the crime committed or the event you should find him guilty of murder in the first degree, and the court is bound by law to follow any recommendation so made.

When you retire you will have the following forms of verdict furnished to you:

First—A form of verdict of guilty of murder in the first degree without a recommendation of mercy.

Second—A form of verdict of guilty of murder in the second degree, with a recommendation of mercy.

Third—A form of verdict of guilty of murder in the second degree.

Fourth—A form of verdict of guilty of manslaughter.

Fifth—A form of verdict of guilty of assault and battery.

Sixth—A form of verdict of guilty of assault.

Seventh—A form of verdict of not guilty.

Gentlemen, this case is submitted to you upon all the evidence and the instructions of the court, both as contained in this charge and as given in special charge before argument, which charge and instructions you will have with you when you retire. This charge and special requests you may read to refresh your recollection upon anything the court has charged on any subject.

Take the case, gentlemen, and from a candid and careful consideration of all the evidence in the case, and the instructions of the court, a just and true deliverance make between the State of Ohio and the defendant, Montell Watha, the prisoner at the bar.

You may retire.

CURES

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Rheuma cures Rheumatism, or money back, 50 cents at Evans' Drug Store, Mailed by Rheuma Co., Buffalo, N. Y.

It probably hurts more to dock a horse than to dock a ship.

ONLY ONE "BROMO QUININE" T. A. S. LAXATIVE BROMO QUININE Look for the signature of L. W. GROVE. Used the World over to Cure a Cold in One Day. 25c.

A Great Truth--

When you buy clothes at Cornell you are buying for less than the other fellow's cost price positively so.

Have you money to throw away?

If so trade elsewhere than here.

HAYNES BROS.

Exclusive Agents for Newark.

The Radioptican

(Post-card Projector.)

"I come to answer thy best pleasure."—SHAKESPEARE.

A new pleasure for every home. The Radioptican is operated by electric current, natural gas or acetoline; reproduces the post-card in perfect sharpness and brilliancy on a sheet in size from one square foot to ten square feet.



See our samples. Orders must be placed before December 22 for Christmas use.

Prices \$8.00 and \$12.00

For Sale Only By

Haynes Bros.

8 NORTH PARK PLACE.

Jewelers.

Opticians.

TOYS!

We Are Showing a Complete Line

Dolls Our Specialty

Xmas Trees-- The real kind in all sizes. Holly Wreaths, Xmas Greens.

We are now taking orders for

XMAS CUT FLOWERS

MILLER'S

12 East Park Place

SCOTT'S EMULSION

IS THE ONLY EMULSION LIMITED

If there was any other Emulsion as good as SCOTT'S, SCOTT'S would not be the only one limited.

For thirty-five years it has been the standard remedy for Coughs, Colds, Loss of Flesh, Anemia, Bronchitis AND

CONSUMPTION

Be sure to get SCOTT'S; every bottle of it is guaranteed and backed by a world-wide reputation.

ALL DRUGGISTS



Our Reduced Price Suit Sale Will Begin Friday



TO MAKE THIS STORY SHORT SO YOU WILL UNDERSTAND IT, WE WILL CLOSE OUT ALL OUR WINTER SUITS AT REDUCED PRICES TOMORROW—

Every \$15.00 suit will sell at \$11.25
Every \$20.00 suit will sell at \$15.00
Every \$25.00 suit will sell at \$18.75
Every \$35.00 suit will sell at \$26.25

This includes every suit in the house, and there are many more—plaid, blues, browns, greys, blacks and all the other soundings popular this winter.

An Unusual Sale of Hand Drawn Squares all on Fine Linen 98c Each

This is the best sale we have ever offered in all linen, hand-drawn squares and scarfs to match. These were \$1.50 values; 30 inches square, or the best of linen and with almost an endless amount of work on them. Many of them have three rows of wide drawn-work all around the square, with a double hem-stitched edge and four fancy corners of drawn work. An exceptional opportunity for a choice gift at—98c each.

The Christmas Sale of Kid Gloves 88c a Pair

Each pair in a Christmas box will continue tomorrow—black, tan, white, brown and grey; all 5-4 to 7-4, and we will exchange any size given as a gift for the right size and fit it after Christmas.



MOHLENPAH

MORE GOOD CHEER FOR THE HOLIDAY BUYER

Special For Tomorrow

One Lot of Star Cut Glass Tumblers, regular \$3.00 a dozen values at 10c each
Water Sets, star cut, including six tumblers and star cut pitcher, for \$1.50 set
One Lot of French Enamelled Gold Plates, \$2.00 values, at \$1.19 each
One Lot of \$1.00 Vases, at 50c each

Mohlenpah China Store

30 SOUTH THIRD ST.

Our Candies Are Home Made

GET THE SWEET TOOTH.

How about sending you sweetheart a beautiful box filled with delicious fresh Chocolates made in Newark?

We have the seeds of them to make your selection.

We guarantee every box that leaves our store. Money cheerfully refunded if not satisfactory.

THE BUSY BEE CONFECTIONERY

Both Phones

In the Arcade

THE WONDERFUL CHRISTMAS STORE

READY AS IT NEVER WAS BEFORE

Each year, we go a step forward, we make greater and bigger preparations for the great and joyous event. They are happy days for both young and old, so let us, one and all, join together to make the coming Christmas one that will never be forgotten. We have searched the markets of this wide country in order that you may have the best to be had for the least amount of money. We make mention of a few but to fully realize you must explore the store from end to end. COME.

Umbrellas Nice Gifts

Big special purchase, away under value, for Holidays, pretty choice selections, fancy handles, Ladies' and Gents' from 98c to \$7.50

BATH ROBES.

Very heavy, pretty styles, an exceptional offer. \$2.95

DOLLS.

Great big assortment of pretty dolls for the little girl to choose from. Dolls in kid bodies at 25c, 50c, \$1.00, up to \$5.00

RICH CUT GLASS.

An elaborate display to be sold at dry goods dealers profit—that means very little. See our cut glass, choosing will be easy.

FANCY COMBS.

Many of the newest and choicest designs, special for Holidays.

Fancy Back combs, rhinestone and inlaid patterns at 50c

Fancy Sets, Back combs and side combs to match.

FINE LINENS.

72 inch Bleach Table Damask, regular 75c kind, now 49c

72 inch Pure Irish Linen Damask, regular \$1.25 value now 89c

Damask Linen Pattern Cloths, with Napkins to match special for Holidays

\$2.95 to \$15.00 Damask Table Napkins, special now per dozen

98c to \$10.95 Fine Linen Towels, special values for Holidays, at 25c, 50c and \$1.00

NEW BED SPREADS.

We have made special efforts on these; and we offer special for Holiday trade.

Spreads, regular value \$1.25 at \$1.00

Spreads, regular value \$1.50, at \$1.19

Better values at \$1.98 and \$2.50

Ladies' and Children's New Ready-to-Wear Garments For Christmas

LADIES' NEW TAILORED SUITS.

A few special prices on fine broadcloth suits worth much more than what they are marked \$10 to \$22.50

FURS FOR WOMEN AND CHILDREN.

Fine furs that we own are far below their real value. Time to buy is now whether it be a fur scarf, a muff or a set of furs. We show extraordinary values for Holiday wear at from \$1.97 to \$75.00

CHILDREN'S COATS.

Wonderful values in any nobby styles in bear skin, extraordinary value up to 14 years of age.

BEAR SKIN COATS now \$2.45

CURLY BEAR SKIN COATS, special at \$3.95

CHILDREN'S CLOTH COATS, special now at \$3.95 up

SILK PETTICOATS in black and colors; special for the Holidays at \$3.95 to \$6.50

WORLD OF HANKERCHIEFS.

Don't fail to see the Handkerchief display at this great Xmas Headquarters.

Childrens Handkerchiefs, pretty ones, each 5c

Ladies' Handkerchiefs, all white embroidered, in hemstitched and embroidered corners; choice each 5c

Ladies' Handkerchiefs, Swiss embroidered, scalloped or hemstitched edges, choice 10c

Ladies' Handkerchiefs—All fine white linen, special at each 15c

Ladies' Handkerchiefs—big assortment, including many new things in plain and hemstitched patterns; a great big special purchase enables us to offer many 35c values at 25c

Ladies' Initial Handkerchiefs—Put up six in fancy box at 75c

Ladies' Initial Handkerchiefs 15c and 25c

Gentleman's Initial Handkerchiefs—Special at 10c and 15c

Dressing Sarcues—In Eiderdown Cloth and Velour, variety to choose from 50c, 75c and \$1.00

Fancy White Aprons 50c, 98c and \$1.25

Fascinators, many styles in colors, 25c, 50c, \$1.00 and \$1.25

Knit Skirts at 25c and 50c

Outing Gowns 50c and \$1.00

New Leather Belts, fanny buckles and many shades, special for Holiday 25c and 50c

Fancy Silk Scarfs 50c to \$1.50

Fancy Silks, special for mfg scarfs at yd. 35c

Leather Goods for Gifts

Many different kinds of pocket books, wrist bags, shopping bags, many new styles, new colors, just received, special for the Holidays, from the small wrist bag at 50c up to the elaborate one at \$10.00

Many special values in Leather Goods, at \$1, \$1.50 and \$2.95

NEW GLOVES for XMAS.

Special at new kid glove, black and all colors, special at \$1.00

Ladies' Kid Gloves, black and colors, two-clasp, price \$1.50

Ladies' Long Kid Gloves, black and colors in fancy boxes, special for Holidays at \$1.95, \$2.45 and \$3.95

Ladies' Golf Gloves—Gloves worth up to 50c, special at 25c

SHIRTWAISTS for XMAS

Many of the choicest things in charming new shirtwaists now placed on sale, bought special for Holiday trade.

New Silk Waists—Regular \$5.00 waists, special at \$3.95

New Persian Chiffon Waists—In beautiful colors, for Holiday special offering at \$1.95 to \$6.95

Charming Tailored Waists—In several new, snappy styles, for Holidays at 97c

SILK OFFERINGS.

We own our silks at the old prices therefore we can quote extraordinary low prices and we do it.

Fancy Silks for Shirtwaists—Many new colorings, per yard 59c, 75c, \$1

Black Taffeta Silks—yard wide, regular \$1.50 value; special Holiday price at per yard \$1.25

The best yard wide fully guaranteed Black Taffeta Silk; the \$2.00 kind. Special now at \$1.50

JEWELRY.

Reliable sorts that are inexpensive here, such as scarf pins, cuff links, rings, belt buckles, etc.



MURDEROUS ASSAULT ON NEWARK MAN

Italian Who Worked Here for Number of Weeks Dying in Columbus Hospital.

With a fractured skull and five bullet wounds in his body Rosario Zino, an Italian, of 59 Canal street, this city, died at 2 p. m. today at St. Francis Hospital in Columbus, as the result of a brutal attack of which he was the victim at 10 o'clock Thursday night in a vacant room near Second and South Main avenues in Columbus.

At 10 o'clock Thursday night Robert Zino, of 59 Canal street, heard five pistol shots, saw Zino fall and saw him being run away. They called the police and the patrol which removed the body to the hospital.

Besides the bullet wounds, Zino has a fractured skull, caused by a blunt instrument and a cut across the nose apparently the result of a blow. The bullet entered the back of the head, one the left shoulder, one the right wrist and the right arm and one the right leg.

The man's identity was established by a paper bearing his name and the address of the sergeant Nic Church, of the Columbus police. Church and all knew of the man was that he was a Sicilian and a hard worker, who had come from Newark a few weeks ago, in search of employment.

Zino originally came here from Columbus. He returned there two days ago and Wednesday called at the home of Sergeant Churches and asked if there was any mail for him. At the time he had a companion, and

on learning that there were no letters he told Mrs. Churches that he was through with his work in Newark and was on his way to West Virginia.

The men were not seen in the neighborhood since and Sergeant Churches heard nothing more of them until informed of the shooting by officers who recognized his address in a book carried by the dying man.

Zino was fairly well dressed and when his clothing was searched at the hospital \$12.50 was found.

Chief Carter personally assigned Churches on the case.

Notice was sent to the local police with instructions to notify Carmelo Armeno of the shooting of his relative. Armeno has not been located here, although his address was given as 59 Canal street.

FAMOUS EXPERT TELLS How Fat May Be Removed Rapidly By a Simple Home Remedy, Without Causing Wrinkles or Disturbing the Diet or Necessity for Exercise.

For the first time in the history of the world, a simple home remedy has been discovered which will remove fat from the body without causing wrinkles or disturbing the diet or necessity for exercise. This discovery is the result of a long and arduous search by a famous expert in the field of medicine. The expert has found that the key to removing fat lies in the use of a simple home remedy, which can be used by anyone without the need of a doctor or the expense of a hospital. The remedy is so simple that it can be used by anyone, even a child, and it is so effective that it will remove fat from the body in a matter of weeks. The expert has found that the remedy works by breaking down the fat cells in the body, which are then eliminated through the natural processes of the body. This process is completely painless and does not cause any of the side effects that are often associated with other methods of removing fat. The expert has found that the remedy is so effective that it will remove fat from the body in a matter of weeks, even in the most stubborn cases. The expert has found that the remedy is so simple that it can be used by anyone, even a child, and it is so effective that it will remove fat from the body in a matter of weeks. The expert has found that the remedy works by breaking down the fat cells in the body, which are then eliminated through the natural processes of the body. This process is completely painless and does not cause any of the side effects that are often associated with other methods of removing fat. The expert has found that the remedy is so effective that it will remove fat from the body in a matter of weeks, even in the most stubborn cases.

If you want something fancy in Welsbach lights, and shades, go to Applegate Bros. North Fourth street 1642

IS MEANS MONEY TO YOU

Read These Statements Carefully

—This sale is run on a Cash Basis.
—We are out of the High Rent District.
—We can save you money on CLOTHING, HATS and SHOES.

or Saturday and all next week we offer any \$2 Overcoat worth \$20.00, \$22.00 and \$25.00, for \$5.00 cash.

No better clothing sold anywhere for

NO MORE \$15 NO LESS

HOLIDAY SPECIALS.

Gloves, Neckwear, Umbrellas, Suspenders, Kufflers, Dress Shirts, Cuff Links, Scarf Patch Fobs, Slippers.

SHOES.

offer the best bargains in shoes that we have offered. Some lines we will discontinue here and will close them out at Cost or Less, to make room for an exclusive line.

With the Store That Saves You Money.

E. Meridith & Co.
35 WEST MAIN

RHEUMATISM

Lumbago, Sciatica Neuralgia or
KIDNEY TROUBLE

USE SWANSON'S
"5-DROPS"

ROBERT W. MERRILL, No. 222 Bay St., Omaha, Neb., writes: "After suffering with Rheumatism for eight years, and being very lame, I commenced taking '5-DROPS' and in a few days I was able to get about. I was completely broken down and could scarcely lift a foot. My liver and kidneys were in fearful shape. I thought I would never be well again. But after I commenced taking your remedy I began to improve, and I am happy to say that I am now a new man. Full of health and vigor. One bottle of '5-DROPS' has done the work for me, and I have told everyone that I know, who has Rheumatism, about your wonderful cure."

E. HUBBARD, Elletts City, Ind., writes: "Your '5-DROPS' has cured me of Rheumatism, with which I suffered for three years. It has cured a friend of mine who had Kidney Trouble."

GET A BOTTLE OF SWANSON'S "5-DROPS" TODAY

If you are suffering with Rheumatism, Neuralgia, Kidney Trouble, La Grippe, Colds, Lumbago, Sciatica, Gout, Asthma, Catarrh, Neuritic Headache or other kindred diseases, "5-DROPS" is entirely free of opium, cocaine, alcohol, laudanum and other similar ingredients.

SENT FREE. A trial bottle will be mailed free of charge to every reader of this paper upon request. Write today.

Large Size Bottle (300 Doses) \$1.00. For Sale by Druggists. Ask Your Druggist for the "SWANSON PILL," a Cure for Constipation. PRICE 25 CTS.

SWANSON RHEUMATIC CURE CO., (Dept. 43) 160 Lake Street, CHICAGO
Sold by City Drug Store, Corner Third and W. Main Sts.

DR. C. C. WEIST

Will Make His

130th Visit to Newark

FRIDAY, DEC. 23,

Hotel Warden

9a.m. to 8 p.m. One day only

NO MATTER WHAT AILS YOU OR HOW DISCOURAGED YOU MAY BE SEE DR. WEIST! IT WILL PAY YOU



C. C. WEIST, M.D.

The well known Columbus Specialist who treats every patient personally. His large practice is due to his remarkable ability and recommendations from hundreds of well men and women who were his former patients. Dr. Weist has an established reputation as a Specialist and has had YEARS of experience in the successful treatment of CHRONIC DISEASES OF MEN AND WOMEN.

PRACTICE LIMITED

To Chronic Affections of the Lungs, Head, Nose, Throat, Ears, Bronchial Tubes as Catarrh, Bronchitis, Asthma, etc.
Stomach, Liver, Bowels, Rectum as Indigestion, Biliousness, Displacement, etc.
Blood, Heart, Skin as Rheumatism, Eczema, Psoriasis, Bad Blood, etc.
Nerve, Spine, Brain as Epilepsy or Fits, Neuritis, Headache, Stupor, Dizziness, Nervous Exhaustion, etc.
Kidneys, Bladder, Prostate, as Diabetes, Bright's Disease, etc.
Ruptures, Piles, and Varicose treated without use of knife or operation from business.

If your affliction is Chronic, Obsolete or Difficult, you are invited to call or write regarding it. What Dr. Weist has done for others, he can do for you.

DISEASES OF THE EYE
Your eyesight is too precious to be trifled with. Defective vision is often caused by disease. Eye treated by harmless methods. Glasses fitted and adjusted.

DISEASES OF WOMEN
Dr. Weist has a special remedy that has been used in hundreds of cases of Leucorrhoea, Painful Menstruation, Displacement, etc., that had been given up as hopeless by others, but which responded readily to his treatment. It may be used successfully at home and is perfectly harmless. No unnecessary operations or expensive hospital treatment.

DISEASES OF MEN
Minute attention given to all diseases peculiar to men, especially those suffering from early excesses of youth, overwork, nervous debility, loss of confidence and memory, trembling, cold hands and feet and other Private Diseases, such as Urethral Discharges, Blood Poison, etc.

CONSULT DR. WEIST!
He has an established and permanent practice in his own city.
His practice is limited to Chronic Diseases and he has spent practically all his life in the study and treatment of same.
He treats a large number of people than would be possible if he saw his patients daily or weekly, instead of monthly.
His practice consists mostly of rare and difficult cases which have failed to secure satisfactory results elsewhere.

Two-thirds of his practice is secured for him by former patients, who remain loyal to their friends. If he thinks he cannot benefit you, he will say so. He will spare no effort to cure you. His charges are very reasonable.

REMEMBER
That Dr. Weist charges absolutely nothing for Consultation or Examination. Your rate will be determined by the test of the case. Everything confidential. Don't fail to see him!

ADDRESS ALL COMMUNICATIONS TO
C. C. WEIST, M.D.
DENNISON HOTEL, COLUMBUS, OHIO

J. N. PUGH & CO.

General Insurance

STOCKS AND BONDS

301 Newark Trust Building

Telephone—Citizen's 495

Bel 495-K

Newark, Ohio.

EVERYBODY'S COLUMN

THOUGHTFUL SUGGESTIONS FOR THIRTY BUYERS—THINGS WORTH KNOWING.

BOOTS AND SHOE REPAIRING.
Quick repairing, best oak tan leather, done while you wait. Fishbaugh Bros., 57 Hudson Ave. 9-13-dfr

CORRECT TAILORING.
We want every careful dresser to look over our line of fall and winter patterns. No two alike and some striking novelties that will just about suit your particular taste. Feeney & Brown, 2 1/2 N. Third St. 9-12-dfr

GAS LIGHTS AND FIXTURES.
Portable Lamp, everything pertaining to gas lights guaranteed at FAIR prices. THE FAIR, 36-38 W. Main St.

PARISIAN MODEL CORSET.
Parisian Model Corsets are made by experts and are winning more new customers daily. 39 The Arcade. 9-12-dfr

TRANSFER AND STORAGE.
Our Warehouse is conveniently located. It is warm and dry, hence goods entrusted to our care receive the same consideration that they would if stored at your own home. Phil Vogelmeier, 4 South Fourth St. 9-12-dfr

IF YOUR EYES
Are troubling you, we'll tell you in a minute if you need glasses or not. Dr. M. E. Bass, 100 East Main St., Newark, Ohio.

THREE CHILDREN BURNED.
Jamestown, N. Y., Dec. 16.—By the burning of a farmhouse near Russell, Pa., last night, the five-year-old daughter of Mr. and Mrs. Alfred Nelson was burned to death and two young children were burned so badly that they probably will die.

CANDY FOR EMPLOYEES' CHILDREN.
Uniontown, Pa., Dec. 16.—Fifty thousand pounds of candy has been purchased by the Frick Coal & Coke company, a subsidiary of the United States Steel corporation, for distribution among the 20,000 children of its employees.

NEW JUDGES CONFIRMED.
Washington, Dec. 16.—The appointment of Judge Willis Van Devanter of Wyoming and Joseph Rucker Lamar of Georgia to be associate justices of the United States supreme court was confirmed in the senate yesterday.

It is understood that the B. & O. railroad will no longer have train auditors on its passenger trains. The system of having train auditors was original with the B. & O. and was a part system of General Manager Porter, who has now retired. There will be about 60 train auditors who will lose their positions, and it will mean a saving of \$200,000 a year to the company.

No, Maude, dear, in order to reduce the bills we should have in mind a vision to consult a hypnotist.

A bird on a log is worth two in the bush.

It's a poor bird that won't sing its own way.

Put a Rebuilder to Work

POSTUM

In place of coffee or tea

"There's a Reason"

Read The Road to Wellville on page 3.

DEBATE

(Continued from Page 1.)

matter how the present fight was determined, the struggle would go on. It was no longer "standpatism" against the world. No time was wasted in going directly to the warm argument of the Cautonian, who asserted that in the last campaign the Democratic party arrayed itself against sending representatives of the public corporations to Congress. He insisted that this doctrine should now be carried into execution.

Referring to the struggles against poverty described by Mr. Hanley at Altoona, he bade his hearers to remember that the contest was not to be determined by the early struggles of any man. If this was to be the test, he reminded the audience that John D. Rockefeller began life as a poor, struggling boy, and yet he has amassed the greatest fortune in the world. But that was no reason for electing Rockefeller Senator. The same was true of Joseph Benson Forsaker, who was known as "Little Brother." The issue, he insisted, should be decided by the conditions existing today.

In reviewing the power of the "interests" in the United States Senate, he declared that Allen G. Thurman was defeated by the Pacific Railways because he tried to make them disgorge the money belonging to the United States Senator George H. Fendleton was driven into private life by the machine politicians because he stood for the betterment of the public service. Another condition described was the action of the East Ohio Gas company last year in threatening to cut off the supply to Canton and Avon because an increase in rates was fought. This was a clever side thrust at his opponent, whose connections are mainly with gas companies.

After discussing the influence of environment upon character, he proceeded to demonstrate that it would be unsafe to trust a public service servant with framing the laws to regulate the conduct of that service. No sane person would trust such a class of people to enact statutes, or city ordinances to regulate public utilities companies or grant authorities.

These utterances were meant, and were taken for attacks on Mr. Hanley very thinly disguised. As a sample of what came of electing public service servants to the United States senate, he quoted Elihu B. Root, of New York, who showed a millionaire client "how to do anything legally." A story was told of a man who bought a watch dog to guard a chicken coop only to find the dog of the flock by the former owner of the house, who got past the fence. Mr. Hanley had promised, if elected, to resign his corporation positions. "I want to ask him if his former masters could get by him if he was elected senator?"

A sensational episode was furnished when Mr. Pomeroy asked if a man of Hanley's description had been nominated at Dayton for Senator whether he would be elected.

"Governor Harmon was elected," came a voice from the hall, "and he was a corporation attorney."

Mr. Pomeroy, with vehemence, said that it was true that Governor Harmon represented corporations, but he was also a general attorney, and the poorest man or woman could secure his services as well as the wealthiest corporation. His whole life was an open record on this point. This defense was loudly cheered.

Taking up the failure to enumerate in the state call a requirement for the nomination of a United States senator, he declared that he did not know why it was omitted. "It is a coincidence, though that the vice chairman of the meeting is a candidate," said Mr. Pomeroy.

Reiterating the charges of suppression, he failed to declare Hanley responsible for it. "Innocent though he may have been, it was a grave mistake," was the way he put it. No reference was made to Governor Harmon's share in this transaction as described by Mr. Hanley at Mahoning last night.

In closing his opening remarks he asserted that to elect a reactionary would be a breach of contract with the people of Ohio, and a disaster would follow to the Democracy.

In answering Mr. Pomeroy's remarks, Mr. Hanley began firing back at the newspaper league, which he declared was endeavoring to select a United States senator for the Democratic party. This sentiment was received with loud applause.

The speaker asked, he said, not for sympathy from this new audience, but only fair play and a square deal. Some time was given to the critics of newspaper criticism, and the declaration was made that "a newspaper published without a conscience was a public danger."

Taking up the charges published last night he laughed at the allegation that he was a millionaire. Then he described the various companies with which he is connected, and declared that New York capital was interested in the Columbus Natural Gas company, and said that the article had done him up the concern in order to make him look greater as a corporationist.

The natural gas business was merely buying the property from West Virginia companies owning the wells. A number of the companies named had passed out of business many years ago. These were pipe-line companies organized when the gas boom was on in Indiana.

As for the trusteeship of the Dayton Street Railway company he admitted holding it. He held \$7,500 of stock in it upon which \$2,500 was due. As for owning a piece of property valued at \$25,000, he said that he bought it four years ago for \$4,000 and there is standing against it a mortgage for \$25,000. If he lived long enough to clear away this indebtedness this property would be a provision for his family. Thanks were returned for the opportunity of making public these intimate details.

Again he denied that he supported

SPECIAL

Ladies' and Men's Comfort Slippers—Felt and Leather: all colors; a 50c value. Special for Saturday . . . 39c

SPECIAL
Misses' and Children's Felt Slippers—Leather soles; a nice gift for Xmas. Special for Saturday . . . 32c

SPECIAL
Ladies' Fine Felt Slippers, with fur trim; a \$1.00 value. Special for Saturday . . . 79c

SPECIAL
Ladies' Patent and Felt Slippers—Furry trimmed and velvet uppers; a \$1.50 value. Special for Saturday . . . 98c

SPECIAL BARGAINS IN LEGGINGS
Children's Jersey Leggings—10 buttons; a 40c value. Special for Saturday . . . 24c

WOMEN'S OVER-GAITERS
Women's Cloth Overgaiters—6 buttons; a 40c value. Special for Saturday . . . 24c

MEN'S LEGGINGS
Men's Waterproof Leggings—All colors. Also Boys' a 40c value. Special for Saturday . . . 48c

LADIES' SHOES
Ladies' Kid and Calf Shoes—Blucher Cut; heavy sole; a \$1.50 value. Special for Saturday . . . 98c

SPECIAL
Ladies' Shoes—Gun Metal Patent and Kid; Blucher and Button; all solid; a \$2.00 value. Special for Saturday . . . \$1.39

SPECIAL
Ladies' Shoes—Patent, Gun Metal and Kid; Blucher and lace; cloth and leather tops; all late styles; a \$2.00 value. Special for Saturday . . . \$1.98

SPECIAL
Ladies' Velvet and Tan Shoes—Stage last; a \$3.50 value. Special for Saturday . . . \$2.48

SPECIAL
Ladies' Fine Dress Shoes—Patent, Suedes; Goodyear welt; Stage last; a \$1.00 value. Special for Saturday . . . \$2.98

SPECIAL
Ladies' Warm-lined Shoes—Plain toe and tip; heavy tops; a \$1.50 value. Special for Saturday . . . 79c

SPECIAL
Children's Patent Leather Shoes—Blucher, anti-heavy soles; sizes 5-12 to 11; a \$1.25 value. Special for Saturday . . . 84c

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XMAS BARGAINS

Special
Ladies' Fine Felt Slippers, with fur trim; a \$1.00 value. Special for Saturday . . . 79c

Special
Ladies' Patent and Felt Slippers—Furry trimmed and velvet uppers; a \$1.50 value. Special for Saturday . . . 98c

Special
Ladies' Fine Felt Slippers, with fur trim; a \$1.00 value. Special for Saturday . . . 79c

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SPECIAL

Men's Fine House Slippers—Tan, red and black; hand turn; a \$1.25 value. Special for Saturday . . . 79c

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Great!

Just arrived a swell Overcoat of light colored fabric—52 inches long. Cut in the new style back—black silk velvet collar, guaranteed lining—a great value for other stores at \$25

Here at Cornell \$15

See it displayed in our window. Also the Kersey Overcoat lined with Sealette—lynx fur collar

at \$10

'Twould be a hit for other stores at \$20.

Is it any wonder CORNELL commands your attention.

Cornell

Clothing Parlors

29 S. PARK NEWARK, O.

Persian Nerve Essence

RESTORES VITALITY — Have cured thousands of cases of Nervous debility and insomnia. They clear the brain, strengthen the circulation, make digestion perfect and impart a magnetic vigor to the whole being. All chronic and losses stopped permanently. \$1.00 per box; 5 boxes guaranteed to cure or refund money. Dr. Mallet, sealed. Book free. Persian Med. Co., 643 Arch St. Philadelphia. Sold in Newark only by Hall, the druggist, North Side Square.

\$150 Won't Buy The Best Piano But at \$150, \$175 and \$200

we are showing a line which represent the best possible values obtainable at these prices. All sold on the easiest possible terms. Call in and investigate.

THE MUNSON MUSIC CO.

27 WEST MAIN ST.



Do You Have Pains Here?

Your liver is torpid and congested. Schenck's Mandrake Pills afford great relief. One fair trial will convince you of their curative properties for stomach, liver and bilious disorders. Wholly vegetable and absolutely harmless. Plain or sugar coated. 25c a box. Sold everywhere. Send postal for our free medical book and learn to prescribe for yourself.

Dr. H. H. SCHENCK & SON, Phila., Pa.

THE TURNING POINT

In many a young man's life the turning point comes merely a good fellow, a free spender and a good sport and he never thinks a little about himself and his future.

The most radical change will be when he finds out that he is a free stick and it with him in the end.

We will help you with the best advice and we pay four per cent interest.

THE LICKING COUNTY BANK AND TRUST CO.

W. N. FULTON, President. C. L. V. HOLTZ, Cashier-Treas.

SURELY BREAKS A SEVERE COLD IN A FEW HOURS

It is a positive fact that a dose of Paper's Cold Compound taken every two hours will break a severe cold in a few hours. It is a positive fact that a dose of Paper's Cold Compound taken every two hours will break a severe cold in a few hours. It is a positive fact that a dose of Paper's Cold Compound taken every two hours will break a severe cold in a few hours.

NEW BETHEL

It is a positive fact that a dose of Paper's Cold Compound taken every two hours will break a severe cold in a few hours. It is a positive fact that a dose of Paper's Cold Compound taken every two hours will break a severe cold in a few hours. It is a positive fact that a dose of Paper's Cold Compound taken every two hours will break a severe cold in a few hours.

CODE BILL USED AS HOUSE BRAKE

Fear of New Legislation Allayed by Rigid Rule.

MEMBERS TAKE THINGS EASY

Representatives Talk So Much That Business is Transacted With D. H. duty—Landslide in New York kept Elmhurst off the Supreme Bench. The Future of Speaker Cannon.

By ARTHUR W. DUNN. Washington, Dec. 10. (Special.)—The fear that it might attempt to do something besides passing the appropriation bills the house has not itself yet to having the code bill take up Wednesdays of each week, which day was heretofore the only one for legislation.

Now everybody who wants anything passed is told that the only day upon which the bills could be considered is taken up with the code bill. As this is a revision of the United States laws relating to the judiciary it will be a fruitful theme of debate. The proposed legislation relating to injunctions may be considered in this bill. For those who fear certain legislation may pass the code bill is most satisfactory. It also assures those who do not want to hurry that they may take things easy.

The Usual Bear Garden. The house of representatives is more disorderly than ever, if that is a possible condition. Perhaps it is because so many members have so much to say to one another that they are unusually noisy at the beginning of the short session.

No one pays much attention to what is going on save the member interested in the bill which may be pending and perhaps the member who may be opposed to it. Much time is wasted in trying to maintain sufficient order so that business can be transacted.

It becomes more and more apparent that if the new apportionment enlarges the house membership the desks must be taken out and benches substituted such as they have in the English house of commons.

Would Have Been Chief Justice. Elihu Root would have been chief justice of the supreme court if the New York legislature had been Republican. As it is, Root will remain in the senate. It is not a disappointment to him, but rather a relief. It is true that he would have liked the honor, but he would not have relished trying himself up to a perpetual grind for the balance of his life.

Now that it is all over some doubt is expressed as to whether Root could have been confirmed, but it would have been a strange thing for the senate to refuse confirmation to one of its members. It refused to confirm an ex-senator when Grant named George H. Williams for chief justice, but there were reasons for so doing which were not made public at the time nor since.

Tennessee Versus Scotland. Congressman Austin of Tennessee was at one time consul at Glasgow, Scotland, but when an opportunity arose to represent a Tennessee district in congress he promptly gave up the consular position.

"The change from Tennessee to Scotland was too great for me," he said. "I rained 226 days of the year, and I had to have a fire in my office every day. The fog and damp weather were very trying. I burned a light of November during the day time. And all the while sunny Tennessee seemed pretty good to me. The bright, cheerful days, the warm weather, the dry atmosphere of the mountains, never seemed so good as when I returned. I might have enjoyed the consular service in a better climate, but as between Scotland and Tennessee I'll take Tennessee every time."

To See Uncle Joe In Action. There is one great regret I have in not being a member of the Sixty-second congress," said Congressman O'Connor of New York, "and that is the fact that I will not be there to see Uncle Joe in action. I can well fancy that he will be a terror to the Democrats and that he will hit them hard when he is a free lance on the floor of the house."

With many years' experience and eight years' service as speaker it is supposed he will be better equipped for the duty of a private member than any other man on his side of the house.

Pennsylvania Was There.

There was a Pennsylvania claim for before the house, and the members from that state were present in force. It is a great pleasure, remarked Congressman Mann of Illinois, who is a well-known war-bag and rights orator, "to have a bill relating to Pennsylvania before the house, because it is the first time in my service here that the Pennsylvania delegation has been on the floor at one time, as a united delegation for the house."

"And they will be here next year," continued Mann, "with special reference to the changes in the Illinois delegation."

"I have noticed that you are some times absent," was a remark by Mann, who knew that Mann prides himself on his constant attendance when the house is in session. "You must see through walls, then," was Mann's parting shot.

GIVE YOUR WIFE A HOME FOR XMAS

One-half the pleasure of life comes from the companionship of your friends going to their homes and having them come to yours.

If you are living in furnished rooms we have good news to tell you. You can move into your own home this week if you will just say the word, and it will cost you no more than you are now paying in rent for the use of other people's furniture. We know it because we have made happy homes for hundreds of people on the same plan that we offer to you. Homes like you see in this picture.



PAY US A LITTLE DOWN AND A LITTLE EACH MONTH (WHATEVER YOU CAN SPARE FROM YOUR SALARY) AND IN A SHORT WHILE YOU HAVE A HOME THAT IS ALL YOURS.

Specials For Remainder of This Month

FREE.	FREE.	FREE.
With every \$125.00 purchase, your choice of a drop-head sewing machine or Sunray gas range, with every cent.	One Vacuum sweeper, with every \$25.00 purchase. This sweeper is fully guaranteed and equal to similar ones sold for \$18.00 to \$18.00.	EXTRA SPECIAL FOR SATURDAY. 200 Mission clocks, 12-in. high, 7-inch brass dial and set alarm, with every \$10.00 sale while they last.
Cash of Credit.	Cash of Credit.	Cash of Credit.

THE C. R. PARISH CO.

Furniture, Carpets, Stoves 39 South Third St.

LEGAL PUBLICATION.

To Leroy L. Goff, of South Bend, Indiana; Warren Lake, of North Adams, Missouri; James E. Duncan, of Quincy, Missouri; David H. Durbin, of Williamsburg, Missouri; Harriet A. Davis, of Kansas City, Missouri; and Susan A. Ayers, of Lancaster, Missouri; Bona Goff, of living, whose place of residence is unknown, and it is dead for next of kin, heirs at law or devisees, whose place of residence is unknown.

You and each of you are hereby notified that on November 3, 1910, Lemuel R. Disbennett, Clerk of the Court, Frank E. Disbennett, Anna Middleton and Bona Brooks as plaintiffs, filed a bill in equity in the Circuit Court of the County of Licking, Ohio, in cause No. 15522, against William H. Goff, the heirs and devisees, as defendants, and others who are next of kin and sole heirs at law of Samuel B. Goff, deceased, intestate, late of Licking County, Ohio, and who are said to be the real estate of which the said Samuel B. Goff died seized and alleges that the said real estate is divided in the simple and are entitled each to the undivided one-third part of said real estate.

That the said plaintiffs pray that partition of said real estate may be made upon the basis and in said proportions as provided by the Statutes of Ohio.

The said real estate is as follows: First, Parcel situated in Liberty Township, Licking County, Ohio, containing 12.5 acres, more or less, being part of lot 5 in the east half of section 22, township 14, range 14, and being the same 50 acres conveyed to the said Samuel B. Goff by deed dated November 3, 1910, and recorded in Vol. 102 of Deeds, Recorder's Office, said County, Ohio, page 261, reference to which is made.

being in range 14, township 14 and quarter township 2, T. S. M. lands and being part of the southeast quarter of section number 2, and being 50 acres, more or less, being the same 50 acres conveyed to the said Samuel B. Goff by the heirs of Hannah Thomas by deed dated April 15, 1907, and recorded in Vol. 102 of Deeds, Recorder's Office, said County, Ohio, page 261, reference to which is made.

The above named parties are further notified that they are required to answer said petition and report on Saturday, December 31, 1910, or judgment will be rendered in said cause against them for partition of said real estate upon the basis and proportion of the interests of the several parties as ascertained.

LEMUEL R. DISBENNETT, et al., Plaintiffs.
By JOHN H. WILLIS and KIBLER & MONTGOMERY, Attys. for Plaintiffs.
11-11-10

BLACK RUN.

Miss Hulda Cochran spent Thursday and Friday at the home of her brother, Mr. Meek Cochran. Mrs. George Underwood spent last week with her daughter, Mrs. Eva Billman. Mr. Wesley Martin and family spent Wednesday at the home of Mr. and Mrs. James Martin. Miss Otta Oxley spent Thursday at the home of Mr. and Mrs. Walter Clark. Mr. Denzil Little, Mr. and Mrs. Walter Berry, Mr. and Mrs. Ben Mosholder, Misses Maud Beckman and Myra Little were pleasantly entertained at the home of Mr. and Mrs. F. H. Frey. Mr. and Mrs. Meek Cochran and son Dolmas spent Sunday at the home of M. H. Billman. Mr. and Mrs. Newton Ashcraft, Mr. Henry Billman and Mr. Ernest Billman spent Wednesday at the home of Weyland Ashcraft.

HOW MEN WIN

Success in Business — By the Ad. Writer of the Buckeye State Building and Loan Company, Rankin Building, 22 West Gay Street, Columbus, Ohio.

By fair and square dealing. From a commercial standpoint, if not from any higher, it pays to be honest and fair. Treat people squarely and they will recommend you to others. Treat them unfairly and their criticism will soon saturate the public. Thousands of depositors and borrowers speak words of praise for the Buckeye, whose assets are \$1,000,000 and which pays 5 per cent on time deposits.

SHAI & HILL

All Our Work is Guaranteed

We have been Guaranteeing our Dental Work from the time we started in business, years ago. We do our work so thoroughly and with such care for every little detail, that we very seldom have work return. The best way to judge of our work is to ask some of our patients. You'll find plenty of them among your own friends.

Closed Sunday. Open Evenings. Lady Attendant. SOUTHEAST CORNER SQUARE.

KING'S

There's a Reason

Christmas Specials

Our entire line of \$5.00 Umbrellas at \$3.50
Our entire line of \$4.00 Umbrellas at \$3.00
Our entire line of \$3.50 Umbrellas at \$2.50
Our entire line of \$3.00 Umbrellas at \$2.25

Men's and Women's Slippers, from 39c to \$1.50. They make good Christmas presents.

160 pairs Women's French Heel Dancing Slippers, regular price \$2.50 to \$3.50, reduced to \$1.00 pr.

You'll find bargains in every department. A complete stock of rubbers. Our new shoe stock is arriving daily. Come in and see our Christmas line of Trunks, Traveling Bags and Suit Cases.

FRED H. KING

BUSINESS ESTABLISHED 1830.

READ WANT ADS ON PAGE SIX FOR BARGAINS

Open a Charge Account at McClain's

And make the buying of your CLOTHES or XMAS PRESENTS easy and profitable. Our Credit System is simply a dignified charging privilege which we GLADLY invite you to accept now without waiting. COMMENCING TOMORROW and all next week we offer you some of the most remarkable bargains of the season.

Seeing is Believing and You'll Be Thankful Sure., If You Come to This Sale.

Ladies' Suits at Half Price

Most of these suits only arrived during the last few weeks and are made after the new spring models. Ladies anticipating purchasing a tailored suit cannot afford to overlook this opportunity to secure a highly fashionable and perfectly tailored suit at less than whole-sale cost of material.

Ladies' Coats

Marked down to lowest prices possible. Every garment this season's newest styles in Plushes, Caraculs and Fancy Weaves. Positively the best line to be found. \$5.00 to \$35.00.



Furs for Gifts

Every woman has her heart set on furs, and a gift of this kind is a sensible, lasting remembrance that is sure to be appreciated more than anything else you could possibly give. Inexpensive too, for we have neck pieces as low as \$2.00; muffs from \$2.00; fur sets ranging from \$4.00 to \$45.00. Our range of style is large and the quality the very best procurable for the price. A viewing may offer timely suggestions in solving the perplexing problem.

Millinery

Beautiful Model Hats that were \$5.00 to \$12.00, now \$1.48 and \$3.48. Exceptional bargains in Waists, Skirts and One-Piece Dresses.



Men's Suits---Overcoats

Gentlemen, we are giving you the biggest values obtainable for your money. You get first class workmanship, material and style, which has our personal guarantee attached. Our stock and assortments are large. Prices bound to win—\$12.50 to \$30.00.

Don't Be Afraid to Use Your Credit. It Will Make the Giving of Gifts a Pleasure

H. L. LOAR, MGR.

OPEN EVENINGS.

McCLAIN'S

WARDEN BLOCK

OPEN EVENINGS.

MRS. C. W. MORSE

FILES PETITION FOR PARDON OF HER HUSBAND WITH PRESIDENT TAFT.

In Letters to Chief Executive She Calls Sentence of Morse "Outrageous"—Much Interest in the Case.

Washington, Dec. 16. — Charles W. Morse's petition for pardon has been formally presented to the department of justice. One section of the plea of the convicted New York banker came in a large express package and was signed with the names of thousands of persons of prominence.

Mrs. Morse has made another petition for her husband and this has been presented to President Taft by Senator Hale. The president sent it at once to Attorney General Wickersham, who turned it over to the attorney in charge of pardons.

Mrs. Morse's personal petition came in the form of a letter, addressed to the president. It was typewritten and covered about two pages of note paper. In it Mrs. Morse made a simple, business-like plea for the pardon of her husband, calling the president's attention to what she said was an "unfathomable popular interest in the case." She declared that the general sentiment of the many thousands of people who had signed her petition was that the sentence imposed upon her husband was

"outrageous," that he had no intention of wronging the National Bank of North America, that no depositor had lost a dollar and that at most he had only been found guilty of a technical violation of the national bank laws.

Her letter is conceded to be one of the most remarkable of its kind ever received at the department. Approximately 50,000 names are signed to the petition.

It may be weeks or months before Morse's pardon is granted or denied.

IN THE JANUARY CENTURY.

The full story of the sensational voyage last October of the balloon America 11, and of Alan R. Hawley's and Augustus Post's adventures during the days of their escape from the Canadian wilderness, has been written for the January "Century" by Augustus Post. Mr. Hawley's aide in the winning of the Gordon Bennett cup.

MR. ELLI HULL CELEBRATES 82ND NATAL ANNIVERSARY.

Mr. Elli Hull, one of Newark's oldest and best known citizens, quietly celebrated the eighty-second anniversary of his birth at his fine home in the West End Friday. Mr. Hull has been a resident of Newark nearly all his life, and has done much for the upbuilding of the city. Although he is rapidly nearing an age seldom reached by man, he is still hale and hearty and attends to his business with all the energy and interest of a man of fifty years. He bids fair to live to celebrate many more anniversaries of his birth.

OCEAN STEAMER AFTER ANOTHER WORLD'S RECORD

New York, Dec. 16.—At exactly 4:40 this morning the passenger gangway of the big Mauretania was dropped at her dock and she will sail again at 6 o'clock Saturday evening in an effort to try to land her mail on the other side not later than next Wednesday night in an effort to break the world's round trip record across the ocean.

The mail customs, and quarantine boat met her and fastened alongside as she came up the bay this morning and the minute she dropped she began taking on fuel for the return.

An Absolute Remedy For Corns. Is Putnam's Painless Corn Extractor; safe, sure, always painless. A hundred substitutes prove the supremacy of Putnam's Painless Corn Extractor. The name tells its story. It is painless, it extracts corns, and it does it quickly. Mfd. by N. C. Polson Co., Buffalo N. Y. Sold by Erman & Sons druggists, price 25c.

A healthy man is a king in his own right, an unhealthy man is an unhappy slave. Burdock Blood Bitters builds up sound health—keeps you well.

TOMORROW'S MENU

BREAKFAST.
Fruit
Hashed Meat on Toast
Fried Potatoes
Pancakes
Coffee

LUNCH
Creamed Fish in Shells
Apple Custard
Tea

DINNER
Cauliflower Soup
Beef Stew with Dumplings
String Beans
Lettuce
Waters
French Dressing
Cheese
Baked Indian Pudding
Coffee

Recipes for December 17, 1914.
Apple Custard. Grate sufficient apples (not too tart) to make one pint of pulp. Separate the whites and yolks of four eggs. Beat yolks and a half cupful of sugar, then add a little hot milk, and stir over boiling water until it thickens to a custard. Taste of the custard, then gradually beat in the apples. Turn into a greased dish. When the whites of the eggs are stiff, mix with three tablespoons of sugar and beat with a wire whisk. Sprinkle with dots of jelly.
Baked Indian Pudding. One cupful of corn meal mixed in two quarts of very hot milk, add four eggs one cup-

ful of raisins, two cupfuls of suet, one-half cupful of molasses, one cupful of sugar, one teaspoonful of ginger, one teaspoonful of cinnamon, one-half a nutmeg and one teaspoonful of salt. The more times it is heated the more delicious it becomes.

HEIR OF KAISER TO TOUR IN INDIA



The German Crown Prince is expected to journey to India, to make a tour of that English-ruled land. The Crown Prince, who is twenty-eight years old, refuses to be England's feeling of hostility toward Germany interfere with his desires, and his visit is expected to better the feeling between the two nations.

MISS LAWSON A BRIDE

Egypt, Mass., Dec. 16.—Miss Dorothy Lawson, the daughter of Thomas Lawson, was married to Henry McCall, son of Congressman Samuel W. McCall, at Mr. Lawson's estate.

CASTORIA

For Infants and Children
The Kind You Have Always Bought

Bears the *Castor* Mark

HAIR WHITE AS SNOW

Restored to Natural Color with One Bottle of
WYETH'S SAGE AND SULPHUR HAIR REMEDY

The Only True Hair Restorer, Tonic and Rejuvenator

ALMOST A MIRACLE

My hair was as white as snow when I commenced using Wyeth's Sage and Sulphur Hair Remedy. One bottle restored my hair to its natural dark brown color. As I am now 70 years old, I consider the result most remarkable. It is an agreeable and refreshing hair dressing, keeping the hair soft and glossy, without being in the least greasy or sticky.

WM. WESTLAKE,
310 West Main Street, Rochester, N. Y.



Why hesitate when WYETH'S SAGE AND SULPHUR HAIR REMEDY is daily producing just such results?

After years of study and analysis of the hair, we have been able to produce an ideal Hair Tonic and Restorer, which contains an actual constituent of hair, combined with ingredients of recognized merit for treatment of hair and scalp diseases. It makes and keeps the scalp clean and healthy, gives life, strength and lustre to the hair, and restores faded and gray hair to natural color.

No matter how long and thick your hair is, WYETH'S SAGE AND SULPHUR HAIR REMEDY will make it longer and thicker. It will remove every trace of dandruff in a few days, stop falling in one week, and start a new growth in from one to three months.

These are facts that have been proven in scores of cases. WYETH'S SAGE AND SULPHUR HAIR REMEDY is guaranteed to do all that it is claimed to do or the price will be refunded.

50c. AND \$1.00 A BOTTLE AT ALL DRUGGISTS

If Your Druggist Does Not Keep It Send 30c. in Stamps and We Will Send You a Large Bottle, Express Prepaid

Wyeth Chemical Company, 75 CORTLANDT STREET, NEW YORK CITY, N. Y.

FOR SALE AND RECOMMENDED BY FRANK D. HALL, DRUGGIST

What to Do for a Sickly Child—Trial Free

Many a mother has written thanks after following these suggestions

It has always been a mooted question just what to do with an ailing child, for mothers disagree and few doctors specialize in it. But this much is certain that in the majority of cases faulty bowel movement is at the bottom of the trouble. The first thing then, to do with a complaining child is to give it a laxative, not a mere fruit-sweet or such thing but a genuine, scientific laxative. Many are recommended but few have been found worthy. Among the latter none stands out more prominently than Dr. Caldwell's Syrup Pepsin, which mothers in all parts of the country have used for a generation. It can be obtained of any druggist at fifty cents and one dollar a bottle. No child will refuse it as it is not a bad-tasting and violent cathartic pill, but a mild, gentle, non-grating liquid. It has

also tonic properties that strengthen and tone the little stomach and bowel muscles so that they begin to do their work naturally again. Mrs. Ella N. Williams of Watnena, Kas., and Mrs. Emma Blakemore of Bedford, Ind., always give their children Syrup Pepsin.

If you hesitate to get even a fifty cent bottle and do not care to ask your neighbor about it (who probably is a user of Syrup Pepsin), then write Dr. Caldwell and he will cheerfully send you a sample bottle free of charge, and in this way you can make a test without personal cost. Simply send your name and address to the doctor. A great many thousand mothers have had a free sample in recent years, gave it to the children according to directions and now have healthy, rosy youngsters.

Dr. Caldwell does not feel that the purchase of his remedy ends his obligation. He has specialized in stomach, liver and bowel diseases for over forty years and will be pleased to give the reader any advice on the subject free of charge. All are welcome to write him. Whether for the medical advice or the free sample address him Dr. W. B. Caldwell, 541 Caldwell Building, Monaca, Ill.

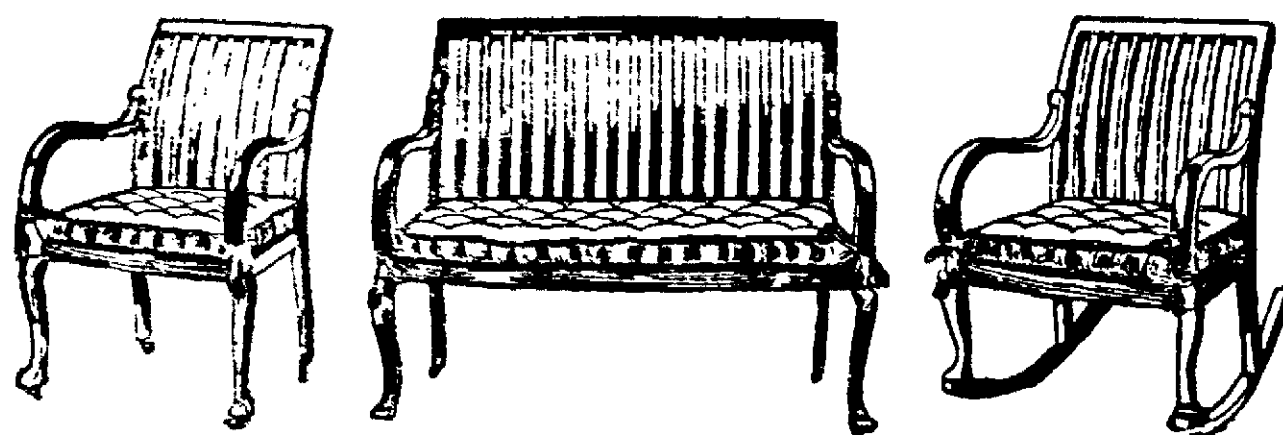
Read the Wants, Page 6, Now

EXTRA SPECIAL

Inducements From Now Until Christmas
On Everything in the Store. Our

Dissolution Sale

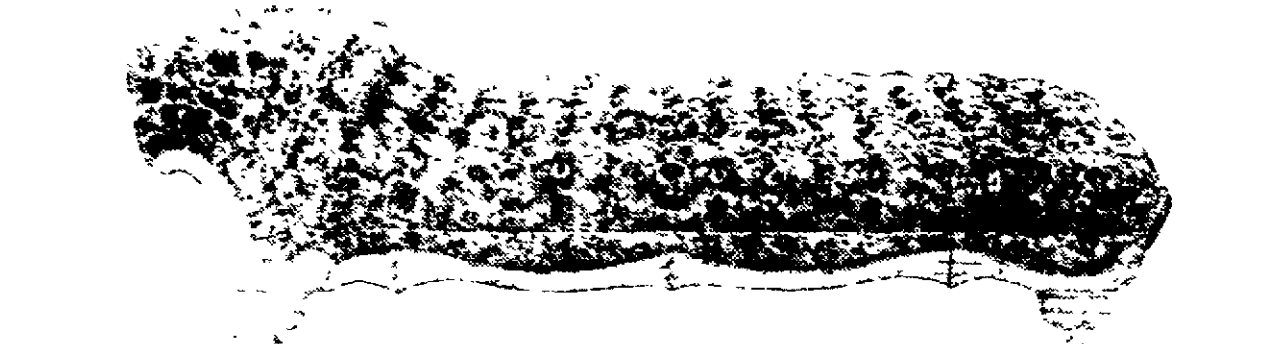
Has made it possible to Buy High Grade Furniture at
from 30 to 50% Reduction. Hundreds of buyers have
taken advantage. Why not you?



THE LARGEST LINE
\$12.50 BUYS OUR \$20.00
\$17.50 BUYS OUR \$25.00
\$25.00 BUYS OUR \$35.00

PARLOR SUITS

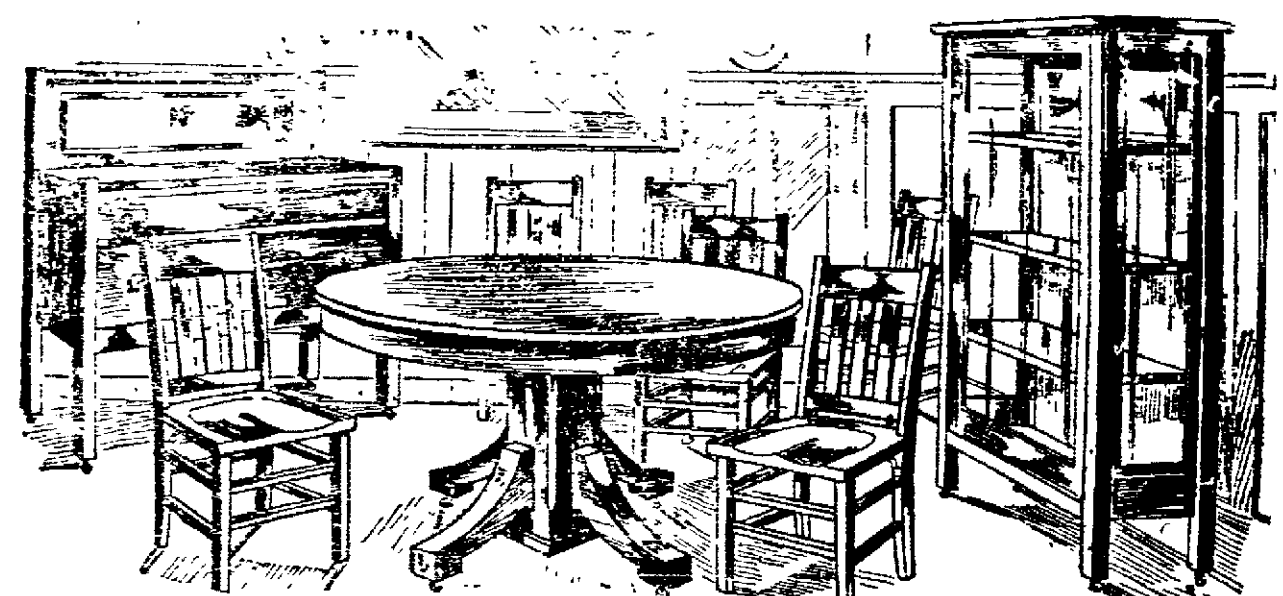
AT THE LOWEST PRICES
\$13.00 BUYS OUR \$50.00
\$17.50 BUYS OUR \$55.00
\$45.00 BUYS OUR \$60.00



\$8.95 BUYS OUR \$17.50
\$12.75 BUYS OUR \$25.00
\$14.50 BUYS OUR \$20.00
\$16.75 BUYS OUR \$25.00

COUCHES

\$10.50
Eggs a Full Size BED DAVENPORT
SEE OUR IMMENSE LINE

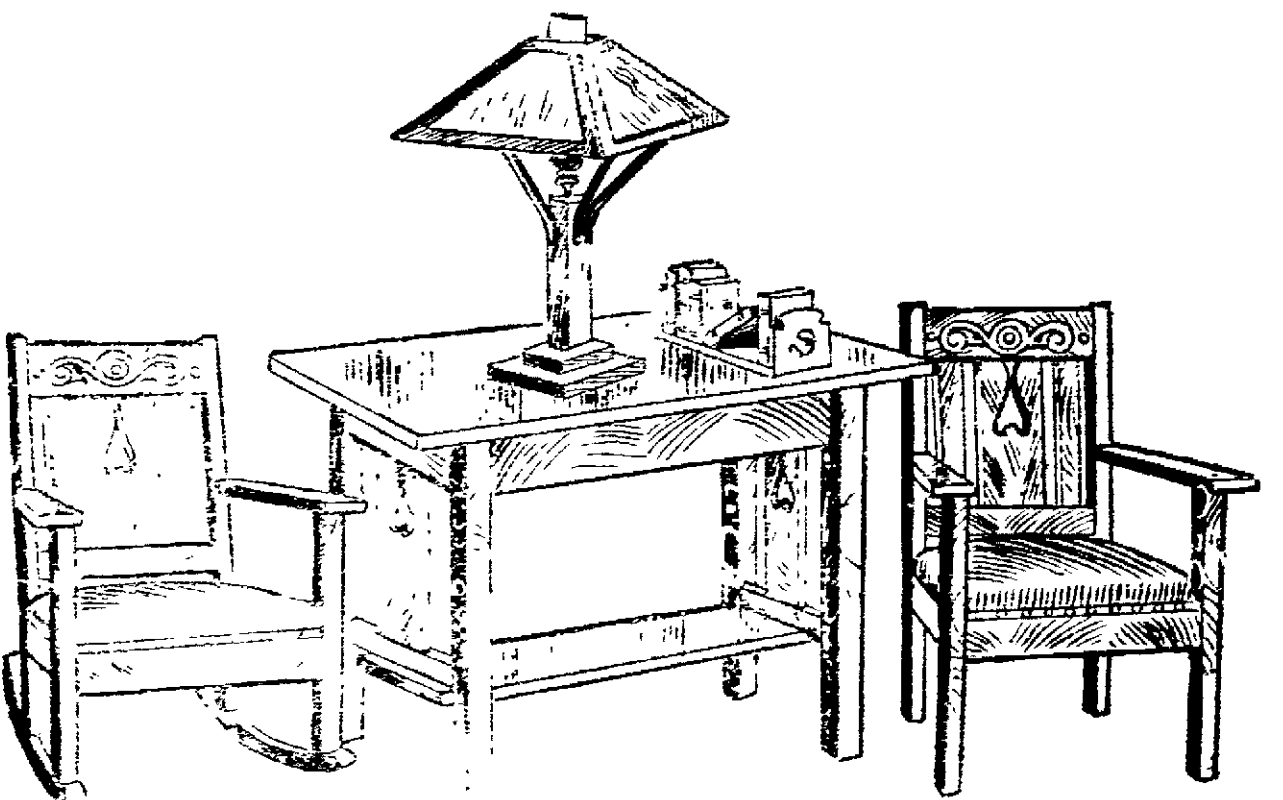


BUFFETS
\$14.75 and up

TABLES
\$9.75 and up

CHAIRS
\$5.75 and up

China & Closets
\$9.75 and up



EVERY LIBRARY TABLE in our store a Rare Bargain. You must
see them to appreciate the values we are offering.
\$8.75 buys our \$13.50 Tables. \$10.50 buys our \$15.00 Tables.
\$18.75 buys our \$25.00 Tables. \$21.00 buys our \$30.00 Tables.

Come in, Look Around and Convince Yourself That
We Can Positively Save You Money

BESANCENEY & HENNEBERG

How I Won

By GROVER S. GRIFFIN

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When I chose journalism for a profession I did so because I had literary tastes and a faculty for writing. I soon found that the newspaper man, especially while on the lower rungs of the ladder, is getting ahead of the other fellows. I soon tired of the routine work of collecting news and was making up my mind to quit journalism when something happened, in other words, an opportunity arrived.

The president of the United States proposed to Russia and Japan who were then at war, to settle their differences. A meeting was called between the representatives of the two nations to meet at Portsmouth, New Hampshire. American newspapers are not used as they are in Europe. Let me speak of one another in news columns pertaining to government and diplomacy or my opportunity to do so. It was very young and had no experience. I wanted to give the advance news and had not distinguished myself as a professional. The managing editor of an old newspaper sent me to Portsmouth simply to transmit the news as it came out, with comments on the crowds and descriptions of the distinguished participants.

But a wild dream came into my head. It occurred to me that if I alone among several hundred newspaper correspondents could get at the treaty of peace, if it were made and published before any other paper published it I might make myself famous as a newspaper man. And here opportunity came again to help me. On my journey to Portsmouth I traveled on the same train as one of the Russian representatives. He had with him a number of attendants, consisting of secretaries, stenographers and servants. I made the acquaintance of several of the staff, and it occurred to me that I might possibly make a deal with some one of them to give me the news for a consideration. I doubt if I should have attempted to get anything out of a Japanese in that fashion, but I knew that a Russian was much more amenable to the persuasion of funds.

I fell into conversation with one whom I shall call Potsdoff, a copyist. I gave him a cigar and several drinks from my flask. I explained to him my desire and found a willing listener. I ended by offering him \$50 if he could get me the treaty, should one be made, in time to send it to my paper for publication ahead of all other journals.

It may seem remarkable that I should have offered so small a sum for such a valuable prize. The truth is I offered him all the money that had been given for my expenses after paying for my tickets, and he had no knowledge of where he could sell his information elsewhere. Besides that, when the deal was made neither of us dreamed that there would be any success in our efforts. We had plenty of time on the train to concoct any scheme that might be necessary for the transmission of information from him to me. This was the most delicate part of our work, for after the convention once met and proceeded with its deliberations any possession of secrets would be watched carefully. The plan we adopted was this. I would take a meal a day at the hotel where Potsdoff's master put up. I would wait outside the dining room until I saw Potsdoff go in, then go in myself and, going out before him, pick up his hat instead of my own, after taking refuge at the next meal we would change hats back again.

Well, the convention met and began its deliberations. Potsdoff and I did not have any need to change hats till the articles of the treaty were being brought up for discussion. Then as soon as an article was written out by a man, who was engaged in the work, would put a copy of it written on thin paper in his hat, and I would soon after be its possessor.

I was in a continuous state of anxiety lest the plenipotentiaries should fail to agree and I should have a long trouble for nothing. Besides, I feared that if a treaty were made and I offered it at a telegraph office in Portsmouth in advance of its release I would not be able to get it through. I therefore reserved. If I did get it I would take a train for a small place distant from Portsmouth and telegraph it from there.

Finally the convention began discussing the terms one by one. Every time an article was agreed to the same evening I would find it written out within the lining of the hat I had put on, on going to the hotel dining room. I was getting anxious for the convention to end. I had not formed my paper yet. I was reserving all my money for a purpose and was in debt for everything I had received.

At last the final articles were signed and a time appointed for giving the treaty to the newspaper representatives. The evening it was signed I got the last article from Potsdoff, took a train for a near station, and the same night at 11 o'clock a telegraph operator was clicking its text to a paper.

How I got home, what I did when I got there, I will not dwell upon. My position as a newspaper man was established.

NEWARK LIPS RELATIVE SHOT AT COLUMBUS

Sergeant Church of the Columbus police department today morning that Russell Zins, a relative of Carmelo Aragon, a local Italian, had been shot. The relative of Aragon was given as the name of the man who shot him. The man who shot him immediately after receiving the message from Columbus. He failed to find any clue of Aragon in the neighborhood. The police department do not know such a man. Aragon was reported to be a relative of the shooting of the relative of the Newark Italian were not known and it is not known whether it was for a less serious case.

LICKING.

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Miss Charles Ruffin and Mrs. Ruffin, who were in the city at the time of the shooting, were not known and it is not known whether it was for a less serious case.

Union Sunday school will give a Christmas program at the city hall, Monday evening.

Miss Mary of Newark, who was in the city at the time of the shooting, were not known and it is not known whether it was for a less serious case.

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WHY

"1892" Pure Spun Aluminum Kitchen Ware

Is Better Than Agate or Enamel

Because it is sanitary and saves your money, time and health. The genuine spun aluminum ware, stamped with the Maltese Cross, will outlast any other cooking utensils and is guaranteed by the makers for twenty-five years.

It is pure, wholesome and hygienic—no danger of metal poisoning—cannot chip into the food, because pure SPUN Aluminum expands with the heat and will not crack, scale or peel like the old style ware.

Enamel ware is in a coated with colored glass. Heat causes the glass to chip off into the food in minute particles, which, taken into the stomach, is apt to cause serious troubles, including cancer, according to some medical authorities.

"1892" Pure Spun Aluminum Ware is made from solid Aluminum throughout—no coating of glass—and expands uniformly under heat. It cannot crack, scale, peel like the out of date enameled utensils; it does away with all possible danger from this source.

You owe it to yourself, and to every member of the household, to give this new and better kitchen ware a practical test. If it fails to do what is claimed for it, you get your money back without a quibble or a cross word.

At your dealers.

F. MOHLENPAH,
30 South Third Street.



PIANOS FOR XMAS

The Smith & Nixon is made better than ever, and the Rawlings is made exactly after it. It will pay any one to come and see them, hear them and try them.

If You Want to Buy or Sell Anything Try

ADVOCATE WANT ADS.

3 LINES 3 TIMES 25 CENTS.

XMAS SUGGESTIONS

See what you can do on Credit at this

LEADING

OUTFITTING STORE

CREDIT

Ladies' and Misses' Suits

Ten of the newest and hand-somest \$25 styles to select from at \$16.98

Ladies' Coats

Special this week, black & fancy colors \$14.98

Dresses

All the new effects in Serge, Silk, Voiles. Prices range from \$9.85 to \$25

HANDSOME Millinery

The new swell Turbans and up-to-date Winter Shapes \$3.98

SUGGESTIONS

Silk Waists Fur Sets Silk Rain Coats Silk Petticoats

Men's Suits

"College" style cut and very "classy" \$15 & \$20

Overcoats

Convertible and "Presto" Patent Collars, fine values at \$15 & \$21

Children's Suits

Knickerbocker Pants \$2.75 & \$3.50

Children's Jackets

Every color Every style \$2.98 up to \$8.98

SUGGESTIONS

Men's Rain Coats Trousers Knit Hats Childs' Reefers

PAY AS YOU WEAR EARN AS YOU PAY

The glad time of the year is coming. We extend to you the glad hand, and even though you be a stranger to us we will give you

SPECIAL XMAS TERMS

so that you can wear the Clothes at once and pay for them a little each Pay Day after Xmas.

Xmas Furs & Fur Sets

All Reliable Silky Furs tanned and made up in our own shops THAT'S WHY WE SAVE YOU MONEY

Voile & Panama Skirts

The newest styles, elegantly tailored \$5.95 & \$6.85



Only 7 More Shopping Days Until Christmas

LEVITT & BOWMAN

Are you ready for Christmas. The choicest things are rapidly being picked up.

SPECIAL

\$4.00 and \$5.00 Embroidered Sofa Pillows ... \$2.98
Satin and Velour Sofa Pillows 75c and \$1.00
Velour Pillows, (made up) 50c
Hand Crocheted Slippers \$1.25
Children's Crocheted Slippers 50c up
Work Baskets and Bags 25c up
Beautiful Auto Scarfs 50c up
Lunch Cloths and Dresser Scarfs 89c up

Handkerchiefs in great variety, and beautiful designs, all styles and prices.

Hand Painted Novelties for dainty gifts.

LEVITT & BOWMAN

Special for Saturday

One Dollar Solid Sterling Silver Spoons for

65c

Each spoon boxed and engraved with one letter.

HAYNES BROS.

Jewelers

7 NORTH PARK



HOBSON, OUT WITH ANOTHER WAR SCARE IN ENDEAVOR TO GET LARGE APPROPRIATIONS

Washington, Dec. 16.—Representative James A. Tawney of Minnesota, chairman of the house appropriations committee, late yesterday afternoon practically charged the existence of a conspiracy between the war department and military enthusiasts in congress to create such nation-wide sentiment as will force congress to make enormous appropriations for armaments and navy purposes. He directed attention to the propaganda of jingoism and insists that a yellow peril lecture, delivered by Representative Hobson of Alabama, who has been clamoring for a big navy and army for several years, and the report of the secretary of war are practically identical. Mr. Tawney said:

"There is something peculiar about this matter. I do not like to use the word conspiracy in connection with it but there may be interesting developments when the whole story is told. This effort to get the report of the secretary of war before the American people is simply a part of a propaganda on the part of our military enthusiasts to secure support for the appropriations. Hobson, for the last four or five years, has attempted to scare the American people by presenting the danger of a Japanese invasion and now the war department has joined in an effort to Hobsonize the whole country. 'Anyone who has either heard or read Hobson's lectures and the report will find it difficult to distinguish one from the other. The chief of staff of the army, General Leonard Wood, and Mr. Hobson have another motive in endeavoring to influence the public mind by misrepresenting our preparedness for war. They realize that the Democrats will control the house of representatives in the Sixty-second congress, and that appropriations for war purposes will originate in that body and under the control of that body. 'Perhaps they think that this is their golden opportunity for securing large appropriations so that they may make those appropriations the basis for larger allotments for military and naval purposes in the next congress than they otherwise could hope to obtain. 'These advocates of militarism ignore entirely the chief weapons of defense that we have—our great natural resources and the spontaneity with which the patriotism of our people would be aroused in the event of assault of any kind from any foreign foe. They likewise ignore our geographical isolation. 'The fact that some leading newspapers of the country have violated their promise to the secretary under which they received advance copies of this report, indicates to me that

they are more concerned in gathering and publishing the news than in preserving their reputation and honor and that they do not know the meaning of the word patriotism. President Taft has directed Secretary of War Dickson to withhold from congress entirely his report on the national defense made in answer to a resolution passed by the house of representatives. The house yesterday declined to receive the report in confidence. Hence it will not be sent at all. The president took the ground that all the facts as to the army and confederations along the coasts of the United States, upon which congress could base any proposed action, were contained in the regular annual reports of the secretary of war, the chief of staff and other subordinate officers of the war department. These reports already are in the hands of congress. President Taft agrees with some of the congress leaders, that these conclusions and opinions should be held in strict confidence. As the house cannot receive reports in confidence, the president decided it was best to withhold the original report in its entirety.

HAIR HEALTH

If You Have Scalp or Hair Trouble, Take Advantage of This Offer.

We could not afford to so strongly endorse Rexall "33" Hair Tonic and continue to sell it as we do, if it did not do all we claim it will. Should our enthusiasm carry us away, and Rexall "33" Hair Tonic not give entire satisfaction to the users, they would lose faith in us and our statements, and in consequence our business prestige would suffer. We assure you that if your hair is beginning to unnaturally fall out or if you have any scalp trouble, Rexall "33" Hair Tonic will promptly eradicate dandruff, stimulate hair growth and prevent premature baldness.

Our faith in Rexall "33" Hair Tonic is so strong that we ask you to try it on our positive guarantee that your money will be cheerfully refunded if it does not do as we claim. Two sizes, 50c. and \$1.00. Sold only at our store—The Rexall Store, Hall's Drug Store, 10 N. Side Square.

Men's fur caps, at Hermann's, the Clothier.

LOCK.

W. D. Stoughton was a Granville visitor Friday. Dallas Carver, who has been visiting at Newark and Utica returned home Friday, after a pleasant visit. Mrs. Angie Shultz, Mabel Brezill and Clarence Shultz visited at Newark on Thursday and Friday with Mrs. H. E. Watson and family. C. S. Dustin was a Newark visitor one day last week. Jerome Hall of Carrollton, Nebraska, who was called here by the death of his mother, Mrs. Hall, was the guest of W. H. Douglas and family Friday and Saturday. Mr. Debolt of Centerburg, and Miss Frances Crotinger were married Thursday in Columbus by the Rev. H. J. Converse. Mr. Frank Quirk and Mrs. W. H. Douglass attended a dinner Sunday given by Mrs. Mary Cunningham at near Homer in honor of Mr. Hall of Nebraska. Mr. and Mrs. Clint Dustin were the Sunday guests of Mr. and Mrs. P. N. Dustin of Centerburg. Mr. and Mrs. Arthur Mitchell of Mr. Vernon were guests of Mrs. Mabel and family over Sunday.



It's Good

That's what all children say who are given **PO-TOSOTE** mineral water. Most ills of childhood are reduced to deranged stomach or bowels. A gentle, effective laxative that will remove the irritating substances needed. **PO-TOSOTE**—the powdered substance of the world's famous springs—is the ideal remedy. One-half to one teaspoonful given in water makes an effective, pleasant mineral water that will move the bowels freely and naturally, without pain or griping. It will reduce fever, check vomiting and prevent convulsions. Keep a bottle in the house—use it freely. It will prove a friend indeed and save you many anxious hours. **35c. PACKAGE. ALL DRUGGISTS.**

ABE MARTIN.



Abie Martin says: I haven't mentioned any particular sex, but I don't think that anybody that hasn't got sense enough to shut a car door on it were. No wonder the girl that's with the same roller four or five times a week always wants to waltz with somebody else.

PIANOS FOR XMAS

THE RAWLINGS and the SMITH & NIXON are made by the Smith & Nixon Piano Mfg. Co., Norwood, O. This enables me to sell these Pianos for less money than any one else.

WHITNEY TO SEEK SOUTH POLE.

New Haven, Dec. 16.—Harry Whitney of this city intends to start next year, if possible, in search of the south pole. Captain Bartlett, who commanded the Roosevelt on its north pole expedition under command of Commander Peary, will go with him.

Newark Attorneys

- J. H. MILLER, 35 1/2 South Third Street.
- SMYTHE & SMYTHE, 45 1/2 West Main Street.
- JOHN M. SWARTZ, Over Franklin National Bank.
- HUNTER & BAKER, 7 1/2 North Third Street.
- ROBERT W. HOWARD, 25 1/2 SOUTH SIDE SQUARE, New Phone 1554.
- FREDERIC M. BLACK, 607 Newark Trust Building.
- JOSEPH W. HORNER, 702 TRUST BLDG., New Phone 601.
- FRANK A. BOLTON, 710 Trust Building.
- RAY MARTIN, Rooms 12-1-12 Lanning Block.
- J. R. DAVIES, 1406 Newark Trust Building.
- J. R. FITZGIBBON, 907 Newark Trust Building.
- FULTON & FULTON, 15 1/4 North Park Place.
- J. V. HILLIARD, 605 Trust Building.
- JONES & JONES, 606 Newark Trust Building.
- D. M. KELLER, Franklin Bank Building.
- T. L. KING, 35 1/4 South Third Street.
- Kibler & Montgomery, 1007 Newark Trust Building.
- J. W. LEIDIGH, 704 Newark Trust Building.



Linehan Bros.

Remind you that they have all the colors in Satin Slippers Black, Pink, White, Blue, Gold, Silver just the thing for your evening gown.

Men's, Boy's and Children's in large varieties.

Are assortment of House Slippers that will please in styles and prices. Umbrellas, Leggings, etc.

LINEHAN BROS

THE PROPPER STORE

Serviceable Gifts for Xmas

A Most Tremendously Interesting Special Sale of WOMEN'S AND MISSES' COATS. Amazing reductions right at the height of the season. Beautiful, stylish Plush and Cloth Coats

LADIES' PLUSH COATS.

Guaranteed \$35.00 values at \$22.50
Guaranteed \$25.00 values at \$16.50

LADIES' CLOTH COATS.

Black Broadcloths, full satin lined, \$25.00 and \$30.00 kind, at \$15.00
Black Broadcloths, half lined, \$22.50, \$20.00 and \$18.00 kind, at \$12.00
Mixed Cloths in gray, brown and tan, \$25.00 and \$20.00 kind, at \$10.00
Misses' Coats, \$30.00, \$25.00 and \$22.50 coats, at \$12.50
As a special while they last, a Black Kersey with Caracul Collar and Cuffs, at \$5.00.

WE HAVE AN IMMENSE STOCK OF FURS.

Sets, Neck Pieces and separate Muffs, at greatly reduced prices.

ALL LADIES' AND MISSES' SUITS, 33 1-3 OFF.

Also a full line of Waists, Skirts, Petticoats, Purses, Combs, Belts, Scarfs, Hat Pins, Etc.

ALL MILLINERY AT 1-2 PRICE.

The Propper Store

Open Evenings Goods Charged at Regular Prices. 18 N. Park Place



WE CAN SUPPLY YOUR CHRISTMAS WANTS

EXCLUSIVE AGENTS FOR LIBBEY CUT GLASS.

Look Over These Few Reminders:

- | | | |
|---|--|---|
| Ladies' Gold Watches, from \$10 up | Gold Signet Rings from \$1.25 up | Brass Fern Dishes from \$1.25 up |
| Gentlemen's Gold Watches \$7.50 up | Gold Set Rings from \$1.50 up | Brass Candlesticks from \$2.00 up |
| Vacuum Shaving Mirrors, \$3.00 | Diamond Scarf Pins from \$5.00 up | Brass Tobacco Jars from \$3.00 up |
| Ladies' Gold Fobs \$2.50 up | Toilet Sets from \$5.00 up | Brass Vases from \$1.75 up |
| Gentlemen's Gold Fobs \$1.25 up | Military Sets from \$4.00 up | Brass Smoking Sets from \$7.50 up |
| Gentlemen's Solid Gold Cuff Links \$2.00 up | Baby Sets from \$2.00 up | Brass Jardinieres from \$3.00 up |
| | Shaving Sets from \$3.00 up | Brass Jewel Boxes from \$3.50 up |

Genuine Diamond Rings from \$5.00 up

Y.M.C.A BLDG. F. J. PRATT & CO. JEWELERS
If You Buy It of Pratt—It's Good

Cut Glass, Percolators, Silverware, Etc.

